

# FINAL REPORT

ON THE

# SURVEY AND SETTLEMENT OPERATIONS

IN THE

# DISTRICT OF RAJSHAHI,

1912-1922.

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CALCUTTA:

THE BENGAL SECRETARIAT BOOK DEPOT.

1923.



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#### CHAPTER I.

#### The District.

1. This report deals with the settlement operations in Rajshahi District and in a narrow strip along the river Ganges in the adjacent districts of Pabna, Nadia, Murshidabad and Malda.

Rajshahi District in Rajshahi Division is situated on the north bank of the river Ganges about 140 miles directly north of Calcutta. Its area is 2,583 square miles. It has the district of Malda on the west, Dinajpur on the north and on the east Bogra and Pabna. The southern boundary is the river Ganges which separates Rajshahi from Murshidabad and Nadia.

In the river strip the following areas have come under survey and

settlement:-

		78136			$\mathbf{Sq.\ mile}$	өя,
Pabna	•••	SSEE		•••	70	
Nadia	•••		962949	•••	281	
Murshida	bad	V //	ITG/HI	•••	305	
Malda	***	· · [3]	1 304	***	401	

2. If we consider the level and nature of the soil the area falls into four distinct tracts, the Barind on the west and north, a strip of high land on the south along the banks of the Ganges, the low partly water-logged area in the centre and east and the diara strip between the high banks of the Ganges.

The Barind is a tract consisting of comparatively high land which covers part of the neighbouring districts of Malda, Dinajpur and Bogra and extends into the west and north of Rajshahi. In Rennell's map surveyed between 1769 and 1771 it is described as "uneven jungly country." Simson in his "Letters on Sport in Eastern Bengal" describes the country as it was in 1850. "Beyond the cultivation was the Burrin; this consisted of dry and almost useless soil so high above the valley that the people sometimes called it the Burrin hills. Here were large tracts of tree jungle, with palms, bamboos and all the common Bengal trees, at the foot of these trees shrubby thorny jungle afforded the best of cover for all game. The Burrin was so unlimited, so hard to beat, so difficult to shoot in and considered so unsatisfactory that sportsmen seldom looked it up; nevertheless it was here that most of the game found breeding shelter—deer, hogs, tigers and leopards." The jungle has now all been cleared except a few small patches of scrub which afford cover to nothing larger than an occasional hare or partridge. The undulating country is fully cultivated and the slopes are terraced into rice fields. This is a backward and neglected part of the district. The population is below the district average; roads are few. The scenery is very different from the rest of the district. In other parts the huts of a village are buried in dense thickets of bamboos, and groves of mango and other fruit trees. Here the villages appear naked and mean. There is no shade, and an absence of green vegetation. By the month of February the red soil of the fields is baked hard, the scrub jungle looks dry and parched, and the only things that flourish are the myriads of tall toddy palms with tap roots deep in the soil and graceful heads rustling in the hot west wind.

The soil is the red alluver which is met with in various parts of Bengal. The same red soil is found underneath the silt of the low level lands. On the edge of the Barind it is met with at the depth of a few feet in digging ordinary tanks. It has been found in Rampur Boalia at a depth of 58 feet and in the bed of the Baral River at a depth of 28 feet. Far from being "dry and almost useless" it produces heavy crops of winter rice.

3. Along the northern bank of the Ganges or Padma there is a strip of land which is higher than the interior of the district. This strip is thickly populated. The village sites are close and well wooded. Mango trees, mostly of an inferior sort, and jack fruit trees are the commonest fruit trees; cocoanut palms are scarce. There are innumerable thickets of bamboo. An unkempt undergrowth of thorny cane and useless jungle, despite the dense population, gives cover to leopards and especially to large numbers of destructive wild pigs.

In this strip the silk industry has left its mark on the face of the country. The surface of the earth in many places has been carved into small table lands with broad ditches between often 8 feet deep. These table lands were made for growing the mulberry plant in the days when silk was a flourishing industry. The mulberry table lands are a great hindrance to any one who tries to make his way across country; they retarded the progress of survey and bujhārat because the bottom of the ditches growing rice had to be mapped separately from the high land of the main field.

One river, the Baral, leaves the Ganges near Charghat and flows through the high bank into the bil country towards the east. It used to be navigable but a sand bank formed at its mouth about the beginning of the 19th century and now it becomes fordable in many places soon after the close of the rains.

4. The centre and east of the district are on a lower level than the rest. The rivers which run through this area are narrow sluggish streams most of the year. All of them are decaying streams which are gradually silting up. They have raised their banks above the level of the surrounding country so that there is no natural drainage to the detriment of public health. Many of the rivers are fringed with almost continuous homesteads. From the river banks the land slopes usually to a depression where water remains all the year round. Often there are miles of level rice land between two village sites. In the rains there is a stretch of water clear from one village site to the next. Where the high st land available is not above flood level the land has to be raised to provide a site for the village. In Singra Thana there are many villages where in the cold weather the houses appear huddled together on the banks of a series of tanks and in the rains appear as tiny islands in an enormous lake.

The Atrai used to bring down the water of the Teesta till that river changed its course about 1767. This river enters the district in the north, flows south past Mahadebpur and Manda, turns south-east and flows through Singra Thana into and through the Chalan bil. It is joined near Atrai Railway station by the Jamuna which comes down from the north past Close below Atrai Railway station the Atrai branches into two; the old Atrai is the southern branch and the Gur is the northern branch. The two branches pursue a more or less parallel course and are linked by a net work of channels in the south of Singra Thana where they join the Chalan bil, the lowest part of the district into which all the rivers drain. Another river, the Baraloi, rises in the Barind and the Manda bils and flows from west to east past Nachata and Bagmara till it joins the network of rivers in the south of Singra. The Baral is connected with the same network by two channels; one, the Musa Khan, leaves the Baral near Puthia and the other, known as the Nanda kuja, leaves the Baral at Dayarampur and joins the Chalan Bil system near Kalam. The Narad, once important, is a dead stream. Its course can be traced from where it left the Ganges near Rampur Boalia past Puthia. The Musa Khan which originated as an artificial channel crosses the old bed of the Narad at right angles. As it passes Nator

the channel of the Narad is well marked and still holds water all the year round. The Mahananda which comes down from the Himalayas through Purnea and Malda, forms the boundary of the district for a few miles in the south-west corner. In the early part of the 19th contury the Mahananda near its mouth was separated from the Ganges by a line of chars and did not finally join it till near Rampur Boalia. The river between Godagari and Rampur Boalia is often described in old documents as the Mahananda. Rennell's map however shows the confluence of the two rivers near Godagari where it is at present.

There is a line of bils, running north and south through Manda Thana which must at one time have been joined up and formed a large river. There are other considerable stretches of peronnial water round Dubalhati in Naogaon subdivision. The most important bil is the Chalan Bil. Its western end lies in Rajshahi and it extends across the border into Bogra. The Chalan Bil is still widely known on account of its large extent. It is rapidly ceasing to deserve its fame. Its bed is becoming higher each year owing to the deposit of silt and now in the dry weather there is about ten square miles covered by water.

Comparing the map made by Rennell in 1769-71 with the present map we find that the Narad river appears as a well-marked stream running from Rampur Boalia past Nator. The string of bits in Manda Thana is joined up by a stream and has an outlet which forms the source of the Baraloi river. The Musa Khan and the Nanda Kuja do not exist.

Between the old lands on either side of the Ganges lies a strip of land subject to ceaseless change. The river is constantly shifting its course. When the current impinges on one bank the sandy soil is undermined, rumbles and is washed away often with alarming rapidity. As the stream cuts into the land on one side, land on the other side is uncovered. Sometimes the current forks and an island rises in the middle of the stream. These new formations are sandy at first. If the caprice of the river allows them to remain, a crop of grass and tamarisk bushes rapidly grows. In the following seasons the tamarisks are re-enforced by grass and reeds, and the vegetation helps to retain a deposit of sand and silt. If sufficient silt is deposited the land becomes valuable, and is rapidly cleared for cultivation. In many places there are big stretches of fertile char which have remained for years and are improved each year by the deposit of silt. The higher one proceeds up the river, the deposits are more sandy in character. In the lower reaches of the area, between Pabna and Nadia, the chars are more fertile than the Malda chars. The high chars grow crops of jute and aus paddy which are cut before the land is submerged, and after the flood recedes pulses (kalai, khesari, musuri, etc.) and rabi crops are widely grown. A very sandy soil is suitable for various kinds of melons. Indigo used to be largely grown and has been revived during the war.

In places the action of the river extends over a wide area. Near Pabna, near the mouth of the Jalangi river and the mouth of the Mahananda river the chars are 8 or 10 miles across. At Sara and where the Hardinge bridge has been thrown over the river, the river for many years has confined itself between banks a mile or two apart. The bank of the river between Godagari and Kharchaka, 8 miles above Rampur Boalia, seems to resist the action of the river and has not changed much since Rennell's time, but experience has shown that no part of the high bank is safe from crosion. About 1860 the district headquarters were washed away by the river. At the present time the river has come very close to the town of Rampur Boalia and the bank has had to be protected. The jail and the old commercial residency built in the early years of the 18th century, now known as the Bara kuthi, are in danger. Lower down the buildings at Sarda are also in danger, and the civil station at Pabna is on the verge of destruction. The circuit-house of Pahna fell into the river in 1918.

6. The Eastern Bengal Railway passes through Nator subdivision from south to north, and another branch from Godagari Ghat to Katihar just touches the west of the district. The Ganges provides communication along the south of the district. All the rivers in the district are used by

country boats in the rains. The Atrai and the Baraloi are open to small boats all the year round.

The district is not well provided with roads. There are 9 miles of metalled road from Rampur Boalia to Naohata and 30 miles to Nator. There are a few miles of metalled road from Lalpur to Gopalpur Railway Station from Naogaon to Santahar Railway Station and from Sarda to the Nator road. The first few miles of the road from Rampur Boalia to Godagari have recently been metalled. There are also a few metalled roads in and round Rampur

Boalia and Nator towns.

Unmetalled roads radiate from the headquarters town to Godagari, Gobindapur, Tanor, Mahadebpur through Naohata and Manda, Bagmara and Lalpur vià Sarda. Another series of unmetalled roads branch off from the Rampur-Boalia Nator Road. Naogaon has a good unmetalled road to Manda with a branch to Mahadebpur, another to Badalgachhi and a third across from Akkelpur Bailway Station through Badalgaehhi to Mahadebpur. The west of Manda and Neamatpur are very badly off for roads. Nator subdivision is much cut up by streams so that road traffic has to be interrupted by ferries. A road goes from Nator to Singra. If the revenue survey maps are correct it used to exist beyond that as far as Bogra, but over a stretch of 5 miles between Singra and Chaugaen there is no sign of an embankment. There is 10 feet of water in the rains. The police-stations of Lalpur, Walia and Baraigram are joined by a road, and Baraigram and Bagatipara are joined to Nator by fair roads. Rani Bhawani's Jangal is an embanked road with the remains of masonry bridges which runs from a point 2 miles north-east of Chaugaon in Singra Thana straight eastwards into Pabua and Bogra. This large embankment was built by Rani Bhawani. It does not connect any

places of importance.

Rennell's map of 1770 shows almost all these roads. At first sight it would appear that the district is not much better off now in the matter of communications than it was in 1770. In 1801 the Collector of Rajshabi was asked to give an account of the roads within his jurisdiction and to suggest what should be done to improve communication by road and river. The Collector (Mr. Gardiner) reports that communication is carried on almost entirely by water except from January to May. The roads frequented during the dry season scarce deserved the name, being for the most part merely footpaths made by the people walking and driving their cattle from village to village. The Collector states that there were formerly high roads in the district, but they have all fallen into decay so much so as hardly to be traced. The roads, he mentions, are Nator to Nawabganj, Boalia to Rangpur-probably through Nachata and Bhabaniganj-from the banks of the Padma towards Malda or Dinajpur (probably the road from Godagari through Nawabganj northward), the road now known as Rani Bhawani's Jangal and a road from Nator to Malanchi which had been made in 1795 during Mr. Grant's Magistracy. He recommends the construction of roads from Nachata to Jahangirpur (i.e., the road now existing through Manda and Mahadehpur), Godagari to Daluabari near Manda (now existing vià Tanor), Nator to Sibganj (in Bogra), Nator to Nackila viâ Shorpur (Bogra). All these places were of that time within the jurisdiction of the Collector of Rajshahi. He suggested that these roads should be gradually made by convict labour, otherwise they would cost Rs. 200 per mile. He advocates the construction of bridges on the roads to Malanchi and Boalia and of a bridge over the Narad at Nator then the district headquarters. He suggests deepening the Narad near Dharail in order to keep communication between the Narad and the Baral open all the year for big boats. There used to be a communication between the Padma and the Narad immediately under the Company's factory at Rampur Boalia which had been stopped up for some reason, of which he is not aware, and he suggests that it would be a great benefit to the trade of Nator if it were opened again.

7. The area of the district excluding rivers large and small is 2,543 square miles. Of this 1,935 square miles or 76 per cent. is cultivated. Of the balance exactly half is culturable and half unculturable. The area classed unculturable however contains 52,217 acres of marsh and sand which may become culturable.

The figures for police-stations and subdivisions are as follows:-

Name of subd	Ivi ion	Name of T	olice station.		Area, excluding	PERCENTAGE.			
Asine of sura	ivision.	Name of t	station.		rivers.	Cultivated.	Culturable.	Unculturable,	
Nator		Nator	•••		98,001	77	11	12	
Do.		Bagatipara	•••		33,641	77	15	. 8	
Do.		Singra	•••		127,323	81	7	12	
Do.		Nandigram	•••		65,087	86	7	7	
Do.	•••	Baraigran			72,994	88	18	14	
<b>D</b> o.	•••	Gurudaspur	•••		48,073	77	12	ii	
<u>1</u> )0,		Lalpur	•••		46,774	63	22	15	
Do.		Walia	•••		26,719	71	20	9	
Naogaon		Naogmon	•••		63,774	83	6	11	
Do.		Badaigacl hi			45,049	83	8	j j	
Do.		Nandanali	•••		32,275	82	8	10	
Do.	***	Panchupur	**1		50,230	86	5	9	
Do.	•••	Raninagar	•••	***	53,965	87	1	9	
Do.	•••	Manda		•	92,106	77	10	13	
Do.		Niamatpuc	•••		95,297	75	13	12	
Do.		Mahadebpur	•••		108,123	81	8	11	
Sadar		Godagari			104,250	69	20	11	
Do.	•••	Tanor	***		71,949	72	17	11	
Do.		Mohanpur	•••	•••	39,698	72	15	13	
Do.		Boalia	•••	•••	1,811	37	12	51	
Do.		Paba	•••		52,346	60	14	26	
Do,		Naohatta			35,767	69	16	15	
Do.	•••	Bagmara	•••		89,413	78	11	11	
Do.		Puthia	•••		46,774	71	15	14	
·Do.		Durgapur			41,104	72	11	17	
Do.		Charghat	•••	CONTRACT	61,924	76	15	9	
Do.		Rajapur	5	2.0	18,133	62	12	26	

Of the culturable area about a 100 square miles is waste not brought under cultivation; a similar area is under bamboos and thatching grass and the remaining third is current fallow and miscellaneous.

Of the unculturable area 77 square miles is occupied by homestoads, 97 square miles by tanks, 81 square miles by marsh and sand, 38 square miles by roads; the remaining area of 10 square miles is of miscellaneous kinds.

8. In 1801 the Collector reported to Government "the present Collector was appointed on the 13th of July 1795 and the cultivation of the district has certainly been greatly improved and extended since that period. The degree of improvement since the first year of the Decennial Settlement may be recorded at two lakhs of rupees. The proportion which the uncultivated land now bears to the cultivated is one-third to two-thirds."

After the Revenue Survey (1848—56) the cultivated area was reported to be 1,522.7 square miles out of 3,002.3 square miles, i.e., about 50 per cent. The Revenue Survey figures for cultivated land cannot be exact because only in special cases was there a field by field survey of the interior of a village. The estimate of cultivated area must have been made more or less by guess. The district then included Handial Thana now in Pabna and excluded Mahadebpur and Badalgachhi police-stations, but these changes should not seriously affect the proportion. The cultivated area seems to have been undorestimated by the Rovenue Surveyor. That the cultivated area has increased from 50 per cent. to 76 per cent. of the whole, i.e., by 50 per cent. since 1850 can hardly be believed, when we know that the population has been nearly stationary during the last 40 years. The Rakbabandi papers filed by landlords, where available, usually shew a large increase in cultivation since the permanent settlement. No exact figures can be deduced because the landlord's returns are probably inexact, and we do not know what area the local bigha represented at that time. For the Dubalhati estate we get the following figures :--

Total area in 1791, excluding unculturable bil 44,813 bighas.
,, 1804 ,, 53,059 ,,

In these 13 years 8,246 bighas had been reclaimed.

The present cultivated area is 36,594 acros or about 109,782 standard bighas. This is an exceptional case of an estate containing a large bil area.

The bigha in which the landlord made his returns possibly represented about half an acre.

We know that there has been large extension of cultivation in the west of the district by reclamation of jungle and to some extent in the interior owing to the silting up of bils. The Collector's estimate of 66 per cent: cultivation in 1801 is incompatiable with the Revenue Survey estimate of 50 per cent. in 1850. If the figures were reversed they would be credible. Extension of cultivation has been mainly in Godagari Thana and Naogaon subdivision comprising about 1,000 square miles, where population increased about 50 per cent. in the forty years before 1911. In the rest of the district where the population in the same period decreased from 639 to 554 per square mile, it is not probable there was any great extension of cultivation in that time. For twenty years after the permanent settlement the condition of the district was too unsettled civilly and economically, and the raiyats too heavily oppressed for great extension of cultivation. I would put the proportion of cultivated land in 1800 as 50 per cent, and in 1850 as 60 per cent. of the total area.

#### CHAPTER II.

### Agriculture.

9. From an agricultural point of view the soil of the district falls into three divisions—the red soil of the Barind, the light loam of those parts of the alluvial plain which have or have nearly risen above normal flood level, and the soil of those tracts which are covered in the rains by deep water.

The red clay of the Barind contains an excess of iron and lime but is deficient in silicious matter as it gots no deposits of sand from flood water. When dry this soil becomes as hard as a brick and in wet weather becomes slippery rather than soft. Winter rice is practically the only crop grown in this tract.

The higher alluvion occurs along the river banks. The rivers have raised the level of the soil. In the north of the district this soil is known as pali and is very valuable. It produces those crops which are most profitable to the cultivator—ganja, jute, sugarcane, potatoes, turmeric, etc., as well as autumn rice, and usually grows both an autumn and a spring crop. The higher land along the bank of the Ganges is not so fertile but also produces a variety of autumn and spring crops. The soil of the marshes forms the third division. The soil is ordinarily black loam, very fertile, most suitable for paddy and, where not too low, for jute. The soil of the bils of some depth contains black clay enriched by vegetable matter.

The following table gives the meteorological statistics of the district:—

Month.	-	Mean.	Moan	Mean minimum.	Mean	Humidity mean.	
		mean.	maximum.		Daily.	Monthly.	
January	•••	63	75	51	24	28	83
February		66 ·	79	53	26	36	77
March	•••	77	63	64	25	35	71
April		85	96	73	23	30	76
May		85	94	75	19	21	82
June	•••	85	92	77	15	18	1 88
July	•••	84	89	78	11	12	89
August	•••	83	88	78	10	11	90
September		83	88	77	11	12	89
October		81	88	73	15	22	83
${f November}$	• • • •	72	82	62	20	27	82
December		65	76	53	23	29	82
Whole year		77	86	68	19	20	83

The hot season commences early in March when the mean maximum temperature is 89°. April is the hottest month of the year with an average maximum temperature of 96°, but the rains in May bring the temperature down a couple of degrees. From June to October, the average maximum ranges from 88° to 92°. October and latter half of September are the most trying season of the year. The south-westerly breeze begins to fail, the waters begin to recede, the rivers begin to shrink into their beds and the damp fields lie recking beneath the scorehing sun. It is not till November that a pleasant coldness is felt. January is the coldest month of the year when the average minimum temperature is 51°.

The annual rainfall averages 57 inches, of which 6'2 fall in May, 10'1 in June, 11'7 in July, 10'4 in August and 1'04 in September. The following table gives the monthly rainfall in Rampur Boalia:—

			1					1			
Januaiy.	February.	March	April.	May.	June.	July.	August,	September.	October.	November.	December.
·		' <sub>i</sub>	<u>'</u>		<u>'</u>	' ;	·		· · !		
0.4	บ8	1-1	1.8	<b>9</b> .6	10.0	10-8	10.4	10.0	4°l	0.4	0.1

Yearly average in Inches 55 5.

The variation from year to year is considerable; for instance, in 1861, it was 90 inches, in 1905 and 1914 it was 73 inches, in 1907 it was 35 inches, and in 1908, 1909, and 1910 it was 37 inches. November to April is the dry season, the average fall for these six months being only 0.7 inch. May and October which usher in and witness the cossation of the monsoon have each about 5 inches, while the months from June to September have 10 to 11 inches each.

The distribution of the rainfall is of the utmost importance to the cultivator. If the Spring rain is too heavy, the seeds either rot or are washed away and if it is too late, they can not be sown in time to allow the young plants to grow high enough to overtop the flood when it comes. When the rivers overflow their banks they dominate the situation. But in places which the flood cannot reach, for instance, in the Barind, the harvest depends almost entirely upon the rainfall. The deficient rainfall in 1907, 1908, 1909 and 1910 and the consequent failure of the aman crop caused severe local scarcity in the Barind, especially in 1908-09 when test works had to be opened and agricultural loans distributed.

The rainfall of the famine year of 1873 was distributed as follows:-

January.	February.	March.	April.	May.	June.	July.	August.	September.	October.	November.	December.
0-40	0.12	1.30	3.23	0.86	7.34	7.89	12.43	4.60	0.53	0.51	0.22

The absence of rain in May resulted in a bad autumn crop and the short rainfall in September and October caused the winter rice crop in the Barind to fail. An ideal season furnishes some rain in the cold weather for the spring crops and to enable ploughing to begin; early rain in May, no excess in the wet months to drown the rice in bils; and moderate rain in October to fill the ears of the winter rice.

10. Rajshahi is subject to floods caused by the annual rising of the Ganges, but these floods, instead of being a source of mischief, are of great value in fertilizing the soil. Occasionally floods have occurred on such a serious scale as to affect materially the general harvest of the district. One took place in 1838, a second in 1865, a third in 1871 and a fourth in 1918. The flood in 1865 was mainly caused by the excessive rainfall within the district. The heavy rainfall in 1871 caused an extensive inundation in this district as in the other districts on the banks by the Ganges. The waters were out on this occasion from the end of August to the second week of October and the whole country was flooded. The damage to crops was comparatively small, but cattle suffered much from want of fodder and the people had to leave their homes and take shelter on high places.

About 1,200 square miles, i.e., nearly one-half of the district was affected by the 1918 flood, the height of which varied from 2 to 4 feet above any

previously known in the locality. The Collector of Rajshahi has given the following account of this fiood:

"The excessive rainfall in this district coincided with a similarly abnormal fall in the neighbouring districts of Dinajpur and Bogra, whose waters drain into the north of Rajshahi. During August, six of the rainfall stations in Dinajpur recorded a fall of over 35 inches against a normal figure of 12'15, while in Bogra, the rainfall was 26.33 inches as compared with an average of the August rainfall on the region already The effect saturated with rain was to cause a wide inundation not violently sudden, but steadily extending in a few days over the face of the whole country side. On the west the waters pushed their way to beyond the fringe the bils which run north and south dividing the higher Barind tract from the basin of the Atrai. Eastward they penetrated into the borders of Nandigram where the Barind again rises from the wide depression of Singra. Part of the flood water flowed south through the channels and swamps of Bagmara into the Baranoi to rejoin the Atrai lower down; most of it found its way by the main stream of Atrai and the other water-ways crossed by the Railway line into the numerous river channels of Nator subdivision and was carried off through Chalan Bil and Pabna to the Brahmaputra. The course of the waters in this direction was not rapid for not only was there a pressure from the north, but the rivers on the south-east were already swollen with local rains. Nator town had a rain-fall of 24 60 inches in August against a normal of 11:35, and of this, 13:21 inches fell in two days, 24th and 25th. Excessive rain fell in Pabna also.

Lastly, the Brahmaputra and the Ganges were in high flood at this time. The flood water of the Padma coming in through the Baral and its channels was added to the Atrai waters and the high level of the Brahmaputra retarded

the flow through this district and the district of Pabna.

The effect of the Railway embankments in preventing the quick drainage has also to be considered. The main line of the Eastern Bengal Railway which runs north and south through the district cuts across the line of drainage which is from west to east, and the recently opened line from Ishurdi to Serajganj crosses the waterways through which the excess waters of the district ultimately pass. The number of the spans on the bridges of the Eastern Bengal Railway has been reduced since the broad gauge line was constructed. Between Atrai (mile 160) and Santahar (mile 173), the total existing waterway is reported to be 440 feet as compared with 967 when the line was first made.

The water began to rise above the ordinary flood level on the 24th August and reached its highest point on the 30th at Naogaon and on the 1st of September at Nator. It decreased slightly at Naogaon on the 31st August and continued to fall till the 28th September when it reached the normal flood level.

The fall was continuous, except for a small rise on the 15th of September. The duration of the flood was 25 days. After the middle of September, the waters disappeared more quickly for there was very little rain during the rest of this month and in October.

The loss of life was exceedingly small. Two aged persons and three children were killed by the fall of mud-walls and three children were drowned. The Collector reports that more than 70,000 houses collapsed or were badly damaged and the cattle suffered severely. They were left standing in water for days, and suffered from lack of fodder, neglect and exposure."

The harvesting of autumn rice and the cutting of jute were in progress when the flood was out. It was estimated by the Collector that about 4 to 8 annas of these two crops were damaged. The aman crop was very badly damaged. No crop was obtained from over 200 square miles of paddy lands. This damage was not due to the flood alone. Much of the crop was recovering from its immersion when the almost entire absence of rain in October

and November gave it a considerable set-back when it did not entirely ruin it. But more than half the loss was directly due to the long immersion in the flood water.

Both deficient rain fall and flood have cause I famine and scarcity in Rajshahi. In 1873, as pointed out above, the rain fall was strikingly deficient especially in September and October, the most critical months for the rice crops. Out of the normal fall of 18 inches in September and October in Nator, only 6 inches fell in 1873 while in the sadar subdivision only 3 inches fell compared with a normal fall of 16 inches. An extensive failure of the rice crops was the inevitable consequence and the Barind was the most severely affected area—the outturn of aman rice there being estimated at 3 annas only while elsewhere it was 6 to 7 annas. The famine of 1874 is the most severely felt famine within the memory of the present generation. The famine of 1770, which is said to have resulted in the death of one-third of the population of Benge I was due in the first place to want of rain in September and October 1769. To make matters worse there was no rain up to May 1770, so that the autumn rice was not sown in time and failed in Rajshahi. The distress was intensified owing to want of communications. The rains of 1770, however, were favourable and continued to September and October; when a good winter harvest was assured prices began to fall.

The physical aspect of the district is such that the whole of it cannot be subject to famine from the same cause. The Barind depends upon local rainfall for its crops while the rest of the district is subject to inundation for about 4 or 5 months in the year. A full crop all over the district requires good and well-distributed rainfall and a moderate inundation.

11. The gross eropped area in the district is 1,457,294 acres and the net cropped area 1,238,595, 218,719 acres bearing two or more crops. The area covered by gardens and orchards is 33,620. Thus the net area under cultivation is 1,204,895 acres *i.e.*, 73 per cent. of the total area of the district and 74 per cent. of the land area, the total area of the district being 1,653,413 acres, the area covered by rivers, khals, etc., 25,419 and the total land area 1,627,994.

The different crops grown in the district and the distribution of the two most important of them, viz., rice and jute in subdivisions and thanas are given in the following two tables. Rice is the preponderant crop in the district covering 83'4 per cent. of the net area under cultivation, and the only other important crop is jute which covers 11 per cent.

#### Crops grown in the District,

Name of crop.		Area under crop.	Percentage of the net area under cultivation.	Outturn per acre in maunds.
Cereals and pulses.				
(Amao	•••	823,162	68:3	18
Rice { Aus		168,206	14.0	13
Boro		13,044	1.1	14
Wheat		18,604	1.5	5
Barley		4,371	0.4	10
Lathyrus Sativus (Khee	ari)	65,458	5.4	6
Eruvumlens (Masuri)		34,977	2.9	6
Mung		5,822	•5	3
Gram		17,025	1.4	10
Other food-grains	•••	17,311	1.4	. 8
Total	•••	1,167,980	96.9	<del></del>
Oil sceds.		-		
Linseed		14,485	1.2	21
Til	•••	14,228	1.2	41
Mustard		53,03 <b>7</b>	4.4	3"
Others	•••	2,290	•2	4 <del>1</del> 3 3 3
Total	•••	84,040	<del>7·</del>	•••

Name	of crop.		Arca under crop.	Percentage of the net area under cultivation.	Outlarn per acre in maunds.
	Fibres.				
Hemp	***		821	0.1	•••
Jute	•••		136,979	11.4	10
Mesta	***	***	21	•••	•••
	Total		137,821	11.4	•••
Condimen	ts and spices		13,809	1:1	•••
Sugarcane			7,931	·7	61
Tobacco	•••		4,021	-3	8
-Ganja	•••		865	1	81
Betel (pan	ı)	•••	965	.1	•••
Fodder cr		• • •	64	***	
Potato	•••	• • •	4,513	•4	80
Others	•••	•••	1,032	•1	•••
Mulberry	•••	• • •	345	***	• • •
Non-food	crops	• • •	288	•••	•••
	Total		$\frac{-}{1,423,674}$	118.2	

# Distribution of rice and jute by subdivisions and thanas.

y				Net area	PERCENTAGE COVERED BY—					
Serial No.	Thana and subdivision.			under cultivation.	Rice.					
				euittvation.	Aman.	Aus.	Boro.	Jute.		
1	Nator			72,532	72	12	1	13		
2	Bagatipara	***		25,229	28	$\widetilde{50}$	1	12		
$\tilde{3}$		• • • •		28,153	30	52	•••	4		
4	Lalpur	•••		18,577	$\begin{vmatrix} 38 \end{vmatrix}$	46	•••	4		
	Walia	•••		48,292	58	21	***	11		
5	Baraigram	• • •		36,125	53	18	,			
6	Gurudaspur	• •		102,722	$\begin{bmatrix} & 33 \\ 93 & \end{bmatrix}$	1	- 1	26		
7	Singra	•	• • • •	55,450	97	1	•••	3		
8	Nandigram	•••	***	90,400	31	J				
	Nator subdivis	ion		387,080	70	<u>16</u>	•••	9		
1	   Panchupur	•••		42,762	86	1		12		
2	Raninagar			46,681	88	2		9		
3	Naogaon			$50,\!466$	54	6	2	37		
4	Nandanali			29,209	50	4	1	41		
$\hat{5}$	Badalgachhi			36,769	57	13		23		
6	Mahadebpur	•••		86,487	84	2	1	11		
7	Manda			69,608	72	4	4	30		
8	Neamatpur	•••		70,900	93	1	2	11		
	Naogaon subdivi	sion		432,882	76	4	1	18		
1	Godagari			71,923	81	5				
$\tilde{2}$	Tanor	•••	•••	51,881	93	2	1	l		
$\tilde{3}$	Mohanpur	•••	•••	27,023	66	13	5	7		
4	Boalia			363	47	9		$\mathbf{i} = \mathbf{i}$		
$\bar{5}$	Paba		•••	29,189	27	45		5		
6	Noahatta			23,219	57	22				
7	Bagmara	•••		66,818	57	18	6	15		
8	Puthia			31,952	49	33		8		
9	Durgapur	•••		28,430	56	23		11		
10	Charghat	•••	•••	44,165	17	64		8		
11	Rajapur	•••		9,970	12	54	•••	8		
	Sadar subdi	vision	•••	384,933	58	23	1	6		
	The Di	strict		1,204,895	683	14	1	11		

It will be seen from the tables given above that aus or autumn rice is more important than aman or winter rice in Bagatipara, Lalpur, Walia, Charghat, Rajapur and Paba which fringe the Ganges in the southern part of the district, and that it plays an important part in Noahatta, Durgapur, Puthia and Baraigram also which lie just to the north of the thanas referred to above. Winter rice practically covers the whole of the rice cropped areas in the Naogaon subdivision and in thanas Godagari and Tanore in the sadar subdivision which are in the Barind. Boro or summer rice is chiefly grown in the bils in thanas Bagmara, Mohanpur and Manda and is unimportant. Jute covers 11 per cent. of the net area under cultivation, and is a more important crop in Naogaon subdivision than elsewhere. Godagari and Tanor in the sadar subdivision are the only thanas which grow no jute.

Aman or winter rice is locally subdivided into two distinct own as chhotan and the baran. The chhotan aman is the more kinds known as chhotan and the baran. valuable. It is grown in the Barind. It is shown in the first instance on well-ploughed high land in Baisak and Jaista i.e., in May and June. seeds, which are seaked in water for about 12 hours and kept till they germinate, are thickly sown. The plants are transplanted between July and August when they are about a foot in height and harvested in November and These seedlings are transplanted during the rains on lands which must be covered with water. The baran or long-stemmed aman is sown broadcast in the low-lying lands as soon as there is sufficient rain. At the harvest, only about a foot and a half of the stalk is cut with the ear and the remainder when dry is burnt upon the field. The land is then ploughed two or three times and left till the middle of March when the clods are broken and two or more ploughings and harrowings are made. The sowing takes place in April, and after the seeds germinate, a ladder is dragged over the field. This plant rises with the rising of the water and the stem sometimes attains a height of 20 feet. The principal danger to which this rice is exposed is too high or rather too sudden a rise of water.

Aus or autumn rice is sown broadcast at the time of the spring showers, and is reaped from July to September. This kind of rice is grown on comparatively high lands on which the depth of water does not exceed 2 feet at the beginning of the rains; the plants reach a height of 3 to 4 feet only and the stalk does not grow fast enough to keep pace with the rising of the flood. Fields suitable for autumn rice generally grow some kind of pulse; or mustard in the cold weather; as soon as those crops are reaped, the lands are ploughed

and harrowed with all speed to prepare them for aus.

The commonest varieties of aus are shatia which ripens in sixty days, morisboti and kachiapanju.

The local coarse variety morishoti gives the best yield.

Boro paddy is transplanted from a seed bed and grown on the edges of bils and suitable low-lying chars. The seed is sown in February, transplanted in March, and the crop harvested at the end of May.

In bils the fields are ploughed; on the chars the seedlings are simply planted in the soft mud, and no ploughing, harrowing or weeding is required.

Aus and boro are rarely sold, except for local consumption. Aman rice is the chief article of the export trade of this district. Godagari is the most important outlet for the grain of the Barind. The grain is carried both by rail and by river. The rice grown on the north-western portion of the district, i.e., in thana Neamatpur and the northern part of Thana Manda is carried by carts to Railway stations on the Katihar-Godagari line, while that on the southern portion of Thana Manda and the whole of Thana Panchupur is taken by boat to Atrai and Raninagar stations on the northern section of the Eastern Bengal Railway. The rice grown on the extreme north of the district, i.e., in Thana Mahadebpur, is carried to Nitpur, which is a very important rice-mart in the district of Dinajpur, and thence to the nearest Railway Stations. Mahadebpur, Shibganj, Manda (Kalikapur), Prosadpur, Nandanali, Panchupur and Atrai are important rice-marts in the Naogaon subdivision. The surplus rice of Naogaon Thana is exported through Santahar Railway station on the Eastern Bengal Railway. Besides Godagari, there are three other important rice-marts in the sadar subdivision, mz. Baia, Kadircarts to Rampur Boalia and thence exported by steamer. There are three other important rice-marts in the sadar subdivision Charghat, Kalidaskhali and Arani. The Charghat and the Kalidaskhali grain is exported by steamer, and that of Arani finds its way to Malanchi and Abdulpur Railway stations by eart.

13. In 1872 the area under jute was only 14,333 acres. Owing to a fall in the price in 1872, the cultivation diminished in the following year and, in 1873, the area was only 6,000 acres. According to the settlement statistics the area under jute is 136,979 acres. From the information gathered by the Collector in 1914-15, the area was considered to be 121,500 acres. During the war the area was said to have fallen as low as 86,000 acres. With the cessation of the war, the price has gone up again, and the area under

jute will rapidly increase.

Jute, like rice, is an accommodating crop. It is grown on high lands suitable for aus where it depends upon rain alone for moisture, on Diara lands which always retain much moisture and on low lands where it stands in three or four feet of water. It is ordinarily sown at the end of April or beginning of May, but the sowing time varies with the level of the land. On low land, the seed is scattered as early as the latter half of February to admit of the plants attaining sufficient growth before the rising of the waters. On high lands, it is not put in before the middle of  $\Delta$ pril. The preparation of the land for this crop begins as soon as sufficient rain falls in February-March. About 6 to 8 ploughings are required. The land is first ploughed thrice and allowed to rest for a time when the cultivator may manure it with cowdung to a small extent. It is ploughed three or four times again in April and May, and when the surface has been rendered as smooth as possible, the seeds are sown broadcast. When the seedlings are about half a foot high, a harrow is passed over the fields to break the surface. Weeding is a troublesome but essential operation. The first weeding does not take place till the plants are about a foot high. When seed forms, which takes place generally about 5 months after sowing, the crop is ready for the sickle. The plants are cut in August or September. They are cut about two inches from the ground, the tops are lopped off at the point where they branch and the sticks are tied up in bundles. They are then steeped in the nearest water for about a fort ight till the stalks become sufficiently decomposed to admit of the extraction of the fibre from them. The fibre is then extracted and well washed. It is dried in the sun for two or three days and made up into bundles.

An acre of jute land yields about ten maunds of fibre. Jute is collected for the market by itinerant traders called *pharias* who take advances from dealers called *beparis* and travel from village to village, buying small quantities which they make over to the *beparis*, who usually have warehouses in convenient country markets. These *beparis* sell either to the big European agencies which have recently been started in important country marts or export to Calcutta by rail, steamer or country boat. Before the jute is exported to Calcutta, it is sorted according to quality, baled and marked.

The best jute is soft, fine and strong with a glistening colour and free from particles of bark or wood; the inferior qualities have a coarse reddish fibre. The fineness and the glossiness affect the price: the length does not.

fibre. The fineness and the glossiness affect the price; the length does not. The sale of jute commences in July, and in normal years the greater part of the crop is sold before October, though the sale continues throughout the

whole of the dry season.

The chief jute marts in the district are Mahadebpur, Shibganj, Kalikapur, Prosadpur, Atrai, Raninagar, Madhnagar and Naogaon in the Naogaon subdivision, Gurudaspur, Pangasia, Jonail, Nator, Changdhubal and Malanchi in the Nator subdivision and Rajshahi, Arani, Charghat, Taherpur, Naohatta and Godagari in the sadar subdivision. Jute grown in *Thana* Singra is brought to Atrai by boat. The Gurudaspur and the Baraigram jute is taken by boat to the Railway station on the Sara-Serajganj line. Besides the marts referred to above, there are *Arhats* in different centres situated invariably on the banks of rivers where a brisk sale goes on between July and Octo'er. The owners of these *Arhats* leave them deserted for the rest of the year when they go to Calcutta to sell their merchandise.

According to Mr. Sen (vide Agricultural Report of the Dacea district by Mr. A. C. Sen, Calcutta, 1885, page 50), a maund of jute could originally be bought for 8 annas; in 1885 it was Re. 1-8 a maund and in 1868 about Rs. 2-4. Thirty years later it was only Rs. 3-8 per maund, but then ensued a period of rising markets which reached their height in 1906 when the average price was Rs. 8-12 per maund according to the official returns. The glump in the price of jute during the war is fresh in the memory of every one. With the libera ion of the shipping and the opening of foreign markets the price for a time rese higher than it ever was.

14. Of the other crops grown in the district, Khesari (lathyrus Sativus), Masuri (Eruvumlens) and oil seeds are of importance. *Khesari* is the most common pulse used in this district by the rich and poor alike.

Of the oil see is, mustard is the most important. Mustard is subdivided

into two varieties—rape and mustard—locally called rai and sarisa.

These are cold weather crops grown more or less in all the thanas of

the district, but specially in the south and round Naogaon.

These crops are sown at the end of October or beginning of November on pali lands, which are proughed in August and September after the bhadoi crop is cut. They mature in three months and are reaped from February to March. A little rain in November and January generally ensures a bumper crop.

They are grown mainly for local consumption.

Of the condiments and spices, turmeric and onions deserve notice. The latter is a very profitable crop yielding about 100 maunds (wet) per acre and selling from annas 8 to Re. 1 per maund. Taherpur Hat, Ekdala Hat and Mohanganj Hat within Thana Bagmara in the sadar subdivision are the biggest markets for onions. Traders from different parts of this district, as well as from neighbouring districts, flock to these markets in April, and carry on an extensive trade till December.

Thanas Lalpur and Charghat are specially noted for turmeric, which is exported to Calcutta on a considerable scale through Gopalpur, Abdulpur and Malanchi Railway stations. Lalpur and Arani Hats are the two biggest marts for turmeric in the district. This also is a winter crop sown in November and December and harvested in March, April and May. The wet roots taken out of the earth are beited and dried before sale.

Wheat and gram cover 18,601 and 17,025 acres, respectively, i.e., about

3 per cont. of the nett area under cultivation.

Gram is mainly grown on the riparian tract along the Ganges, covered by thanas Paba, Nuchatta, Charghat, Bajapur, Walia and Lalpur, but we find it, though on a small scale, in other thanas. Wheat and barley are grown in the same tract.

Charghat is the principal wheat producing thana in this district having 6,560 acres under this crop, and Puthia, second in the list, has only 2,667

cres.

Barley occupies a very insignificant area.

Mung is mainly grown on the Gangetic chars and chiefly in the sadar subdivision. It is a very poor yielder, and is the most costly of all the cereals. It is grown as a catch crop on high land. The seed is sown broadcast after being steeped in water for a night and rensed in the morning. The seeds are kept mixed with tamarind seeds which are said to keep insects at a distance. The crop is harvested in March. The outturn is barely adequate for local consumption and is supplemented by the crop grown on the chars on the other side of the river in the districts of Nadia and Murshidabad. In 1917 and 1918 a maund of mung sold for Rs. 8 while Rs. 5 was the normal price before.

The cultivation of potato has been recently introduced in this district. The knowledge that it is a paying crop is gradually spreading amongst the cultivators. At present only 4,513 acres in the whole district or 4 per cent. of the net area under cultivation are under this crop. This area is almost all in the Naogaon subdivision, Badalgachi having 1,200 acres, Mahadebpur 909 and Naogaon 903. Manda and Godagari have smaller areas. The soil of the northern part of the district apparently suits this crop—It has been found, however, by experiments made in the Rajshahi agricultural station that the

sadar subdivision also is suited to this crop. From  $3\frac{1}{2}$  acres,  $303\frac{1}{2}$  maunds of potatoes were obtained without irrigation, and with an application of 150 maunds of cowdung per acre. This works out at  $86\frac{1}{2}$  maunds per acre, which is poor in comparison with 200 maunds per acre at Burdwan. Three varieties of potato are ordinarily grown—the Italian, the Darjeeling and the Nainital, but the first two varieties are considered superior to the Nainital variety, because they are of a waxy substance and cook well in ghee. They are appreciated by the people for this reason. The ordinary raiyat likes to use small sets for seeds on account of cheapness. In experiments made in the Rajshahi experimental farm this has been found to be a mistake.

The cultivation of ganja (Cannabis Sativa or Indica) is a speciality of this district. It is confined to the subdivision of Naogaon and is carried on in a tract of 76 square miles in Naogaon, Mahadebpur and Badalgachi policestations. There are 322 villages within the tract, but the area suitable for

ganja is 9,094 acres only.

The ganja mehal, as it is called, supplies not only the needs of the whole of Bengal and Assam, but also those of Bihar and Orissa and of a part of the United Provinces also. Some ganja is also exported to the Feudatory States of Orissa and Cooch Behar, and a small quantity is shipped to London, whence it is passed on to the West Indies.

The area under ganja cultivation in the year of survey was 865 acres

distributed as follows:

Name of police-station.					i aere under ganja ultivation.
Naogaon	•••	-		•••	618
Mahadebpur		Jan .			198
Badalgachi		STATE OF	B	• • •	49
	(6)	100	207		
	7		Total	***	865
	- 6	\$3500	1		

The area cultivated varies from year to year. The average area under cultivation for the seven years from 1909 to 1915 was 970 acres with a normal outturn of 8,000 maunds. Government has fixed the maximum area at 1,026 acres, but this limit is subject to revision. The area to be brought under ganja each year is fixed by the Collector, who is the ex-officio Superintendent of the ganja mehal, with the sanction of the Commissioner of Excise subject to the limit mentioned above. Only licensed cultivators may grow this plant, and the license is issued for one working season only. There are about 3,000 cultivators.

The figures for 1909 to 1915 show an average outturn of  $8\frac{1}{4}$  maunds

per acre.

For an account of the cultivation and manufacture of ganja, Mr. O'Malley's

Gazetteer of Rajshahi should be referred to.

In 1853-54, the first year for which returns are available, the quantity exported from Rajshahi was 19,000 maunds, and in 1858-59, it was 22,000 maunds. In 1871-72, it came down to 12,000 maunds. The present outturn is about 8,000 maunds.

The price obtained by the cultivators recently varied from forty to three hundred rupees per maund. The wholesale trade was then in the hands of brokers.

The ganja cultivators have now formed themselves into a Co-operative Society. All cultivators must sell their ganja to the Society, and the Society pays a fixed price in the first place and a further bonus to members when the

year's accounts are closed.

There are 361,406 bamboo clumps in the district—the number in 10 acres being 3 against 4 of Faridpur and 1½ of Bakarganj. The bamboo is indispensable to the cultivator for house-building and is useful for raising small sums of money when no crops are available for sale. An average clump contains about 80 bamboos in this district as in Faridpur and about 8 ordinary bamboos are sold here per rupee. The bamboo grown in this district is used almost entirely for local consumption. Many are used to construct fences of bamboo matting on a frame of bamboos called bandats which are erected to train the river in the cold weather and keep certain channels open

for navigation. The cultivators have a saying that nothing grows within a hundred yards of a bamboo clump.

Bamboo clumps are well distributed in the three subdivisions of the

district with a little proponderance in the sadar subdivision.

Hemp covers a small area in the sadar and the Naogaon subdivisions. The fibre is much finer in quality and much stronger than jute. It is used

mainly by fishermen in preparing fishing-nets.

The area under thatching grass is 33,021 acres, i.e., about 2 per cent. of the total land area of the district. It is grown chiefly in the sadar and the Nator subdivisions. It grows well on high lands and yields about 15 kahans per acre—one kahan consists of 1,280 small bundles and sells for Rs 10. It has been a profitable crop during the war when corrugated iron was not available. A good crop of thatching grass may be produced on inferior soil. It is often much more profitable for a landlord to let this grass grow and auction it as it stands than to let the land to raiyats for cultivation.

The only crop grown in this district purely for fodder is goma, resembling maize. There are only 64 acres in the whole district. This fact is worthy of notice when it is remembered that there are 1,307,402 cattle in the district.

15. The following statement shows the twice cropped area in each police-station:—

				A	REA UNDER-		Proportion	
Subdivisi	ION.	Police-station.	Autumn crop.	Spring or rabi.	Winter.	Net cropped area.	or net cropped area twice oropped.	
Nator	{	Nator Bagatipara Lalpur Walia Baraigram Gurudaspor Singra Nandigran		21,723 17,970 18,096 12,083 19,893 17,108 6,066 1,200	17,434 11,553 13,825 11,024 16,952 12,514 10,909 1,039	52,153 7,304 8,381 7,068 28,003 19,323 95,412 53,793	75,128 25,998 29,416 19,032 50,021 37,060 103,607 55,767	22 42 37 59 29 32 8
	_	Total ,	-6	6,322	95,250	$\frac{271,437}{36,924}$	396,029	21
Naogaon		Panchipur Raninagar Naogaon Naudanali Badalgachai Mahadebpi r Manda	•••	5,322 5,786 24,925 14,953 13,767 11,716 25,580	1,954 1,971 10,579 3,986 9,817 11,296 13,186	36,924 41,232 27,490 14,476 22,214 73,076 50,721	43,302 47,046 53,049 30,744 37,341 87,761 71,040	4 19 9 23 9 26
	ł	Neamatpui	•••	2,848	3,239	65,949	71,640	<u>₹</u>
	(	Godagari Tanor Mohanpur		105,897 4,719 1,716 7,224	11,023 2,582 6,774	58,287 47,976 17,891	72,450 51.948 28,476	12 2 1 12
SADAR		Boalia Paba Naopatta Bagmara Puthia		$\begin{array}{c} 364 \\ 17,069 \\ -8,052 \\ 25,072 \\ 14,462 \end{array}$	$\begin{array}{c} 157 \\ 15,291 \\ 5,277 \\ 20,281 \\ 13,926 \end{array}$	$\begin{array}{c} 185 \\ 9,107 \\ 14,567 \\ 38,197 \\ 15,837 \end{array}$	671 31,482 24,556 69,616 33,394	5 32 14 20 32
	ł	Durgapur Charghat Rajapur	•••	11,070 35,545 7,511	8,332 31,368 7,485	15,724 8,235 1,157	29,629 47,012 11,329	19 60 43
		Total		132,801	122,496	227,163	409,563	20
		GRAND TOTAL FOR	THIS	352,837	273,774	830,682	1,238,515	18

The highest lands (the Barind) and the lowest lands produce one crop only. This accounts for the very small twice-cropped area in Nandigram, Mahadebpur, Neamatpur, Godagari and Tanor, which are purely Barind, and in Singra, Panchupur, Raninagar and Nandanali which are purely bil thanas. The alluvial area and the high and well-drained strips of land which are found along the banks of all the rivers of the district contain most of the twice-cropped area. Here the two crops are autum-rice and a rabi or spring crop

A crop of jute followed by winter rice is possible in lands on the edges of the bils where the water is not too deep for transplanted rice.

16. The two tables given below show that 33,620 acres (or 2.7 per cent.

Fruit trees.

of the net cropped area of the district) are under orchards and gardens containing 1,979,604 fruit-bearing trees and 361,406 bamboo clumps. Orchards and gardens are well distributed all over the district, except in the Barind and in the marshy thanas Raninagar, Panchupur and Singra. Rajapur is better off in this respect than any other thana, having about 12 per cent. of the net cropped area under orchards and gardens and Paba and Naohatta are next. The numbers of the more important fruit-bearing trees in every ten acres are as given below:—

Fruits-bearing trees.			Number in 10 acres of the net land area of the district.
Cocoanut	 		.43
Areca nut	 •••		:31
Date palm	 • •		<b>·3</b> 3
Mango	 		4.78
Palmyra	 • • •	• • •	.48
Jack fruit	 • • •		1.89
Plantain groves	 • • •		1.85

The mango trees are well distributed in all the three subdivisions with a little preponderance in the sadar subdivision, but the number of jack fruits trees here is about twice as large as in each of the other two subdivisions. The Bagha mangoes are much appreciated and are sold in Calcutta as "Nator-mangoes." Early in May, mango traders from Calcutta, Faridpur, Dacea and Mymensingh flock to this part of the district, and take away the best mangoes by rail and boat. The traders visit this locality once before in April in order to make a survey of the mango-trees and purchase them. The life of a mango-tree is about 50 years. A young tree of a good variety fetches an annual income of about Rs. 10 white an ordinary one fetches not less than Re. 1. Old trees are cut and converted into timber which also is of considerable value. It is, the efore, clear that the mango tree plays an important part in the agricultural economy of the district.

The life of a jack fruit tree is about 40 years, and it also produces valuable timber.

There are very few cocoanut and betel-nut trees in the district compared with Faridpur and Bakarganj. In and near Puthia in the sadar subdivision they are comparatively numerous. There are very few in Naogaon subdivision the total number being only 6,468. Nator subdivision is better off in betel-nut trees than the sadar subdivision, while Naogaon again has very few. These trees do not play any important part in the agricultural economy of the

district as they do in Bakarganj and Faridpur.

There are no regular gardens of date-palms in this district as in Jessore, Khulna and Nadia. The trees grow on the ails of paddy fields and on the edges of roads. Naogaon subdivision is poor in these trees, sadar having about four times and Nator about three times as many. These trees thrive best on high lands and their growth entails no labour or cost. When young the tree is not eaten by cattle. The life of a tree is about 20 years, and it is tapped when it is five or six years old. The tree is tapped at intervals of three days from December to March, and yields on the average about 5 seers of juice per day and 10 seers of gur during the whole season. The gur used to be sold at Rs. 4 per maund, but the present price is very much higher. The owner of the trees does not ordinarily do the tapping and manufacturing, but gives them out for rent to the gur manufacturers who come to this district in December from Dacca and Faridpur. Four such trees are ordinarily let out at a rupee for one season.

Palm-trees are found in great numbers in the Barind where in the absence of other trees they dominate the scenery of the country. The Santals and the up-country people, who have settled in the Barind, tap these

trees and make toddy from the juice. The wood of this tree is hard and fibrous and is used for beams and rafters. The fruit is eaten, but is of no value.

There are no good varieties of plantains in this district, but these trees are well distributed in all the subdivisions.

The orchards and gardens in the district are distributed as follows in the different thanas and subdivisions:—

		Thana or	subdivis	eion.		Area under garden and orchards.	Percentage net cropped area.
	1.	Nator				$2,\!596$	3.5
	2.	Bagatipa	ra			769	3.0
	3.	Lalpur				1,263	4.3
	4.	Wala				454	2.4
	5.	Baraigra	m			1,729	3.5
	6.	Guradası				936	2.5
	<b>5</b> .	Singra				885	0.9
	8.	Nandigra	ım	• • •		317	0.6
		Nator su	bdivis	ion		8,949	24
	1.	Panchup	ur			540	1.2
	2.	Raninaga				366	0.8
	3.	Naogaon				2,583	4.9
	1.	Nandana	li			1,535	5.0
	<b>5.</b>	Badalgae		0.50	3	572	1.5
	6.	- Mahadeb		AND	MEA.	$1,\!274$	1:5
	7.	Manda	-	(6) SS1 1		1,432	$2\cdot 1$ .
	8.	Neamatp	ur	CHARLES.		740	1:3
		Naogao	n subd	livision		9,042	2.0
1. 2. 3.	Ta	odagari . inor . ohanpar				526 $67$ $1,453$	0·7 0·1 5·1
.;. -1.		oalia .				308	5.9
5.		iba .	••	सन्यमे	जयत	2,293	7.3
6.		and a black	••		•••	$\tilde{1}, \tilde{3}37$	5.4
7.		agmara .	••	• • •	•••	2,798	4.0
8.		a <b>š</b> . 1. 2.s.		•••	• • • •	1,442	4.3
9.			••	• • •		1,198	4.0
10.		1 1	• • • •	• • •	•••	2,847	Ġ Ĭ
Ĥ.		ijapur .	••	•••		1,360	12.0
		Sadar	subdi	vision		$\overline{15,629}$	3.9
		1	the D	istrict		33,620	2.7

The fruit-bearing trees and the bamboo clumps in the district are distributed in the different subdivisions as follows:—

	Nator sub- division.	Naogaon sub- division.	Sadar sub- division.
Cocoanut	 19,368	6,468	43,941
Arecanut	 24,524	9,146	16,628
Date palm	 135,693	$46,\!557$	196,213
Mango	 220,929	$226,\!158$	330,139
Palmyra	 18,762	37,056	$22,\!873$
Jack fruit	 68,015	89,618	$149,\!429$
Plantain groves	 93,698	107,291	117,098
Bamboo clumps	 102,444	$107,\!345$	151,617

17. There has been a considerable change in the nature of the crops grown in this district since the revenue survey. The cultivation of indigo which was once the most important non-food crops of the district has been

abandoned. Messrs. Watson & Co. were the chief indigo planters, and there were many indigo factories in the district, almost all of which are now crumbling ruins. Often the inevitable Casuarina trees alone mark the site of a well-kept factory. As late as 1896, there were 8,000 acres under indigo; the area under this crop at present is nil. Indigo was chiefly grown on the chars along the Ganges.

About the year 1911, the area under Mulberry was estimated to be 3,000 acres. The area at the time of survey, i.e., 1914-15 was only 345 acres confined to Thana Charghat about Mirganj and Thana Bagmara. The area has slightly increased since. There was reported to be about 700 acres in 1916. In the heyday of the silk industry, this was a very profitable crop. Mulberry fields were assessed by the zamindars at abnormally high rates of rent. The cultivation was costly as the lands on which the shrubs are planted had to be raised 3 or 4 feet above the level of the surrounding fields. The mulberry is propagated from cuttings 5 or 6 inches long, which in course of 5 or 6 months become sufficiently rooted in the ground to admit of the leaves being used. The fields do not require any irrigation. If the weather is favourable with a seasonable supply of rain, five or six crops of leaves may be obtained every year; never fewer than four unless there is unusual drought. If mulberry plants are originally planted on a good piece of land, well tended and well weeded, they last 10 or 15 years. It is necessary only to supply fresh earth annually after the first two or three years. Mulberry cultivation was introduced in this district during the early part of the eighteenth century when the East India Company established a factory at Rajshahi. In 1832, the Company had two factories—one at Rajshahi and the other at Surdah. In 1835, the Company gave up private trade and the factories passed into the hands of Messrs. Watson & Co. In 1871, the total outturn of raw silk from European and Indian filatures in Rajshahi was about 5,000 maunds, valued at £ 372,000. The loss of this industry by the district has been made good by the development of jute cultivation.

During the revenue survey jute was only beginning to be introduced. There were only 14,333 acres in 1872, while the area at present is 136,979

acres.

The cultivation of pan (betel) is said to have been introduced in this district since the revenue survey. Some of the mulberry fields have been converted into pan plantations. The area under this crop is only 1,000 acres. This is a very costly but profitable crop. The lands on which this crop is grown have to be raised 3 or 4 feet high, well manured with rotten oil cake, enclosed by fencing made of reeds and lightly roofed. The roots of old creepers are planted on ridges of earth in April or May and daily watered till the monsoon breaks. The leaves are placked six months after, but those of two or three year-old plants are preferred. A betel plantation lasts for five to ten years. The Rajshahi betel is exported to neighbouring districts, chiefly to Dinajpur, Rangpur and Bogra.

Sugarcane used to be grown on a larger scale in thanas Puthia and Charghat and Nator, but had to be abandoned to a great extent owing to the damage by wild pigs, to which it became subject when the unhealthiness of the country drove many inhabitants from their native villages, and

populous and flourishing villages lapsed into jungle.

The cuttings are planted in February and March, and the crop is cut after 11 months. The land requires 8 or 10 ploughings and many harrowings, and should be well-manured. When the canes are about three or four feet high, eight or ten of them are tied together in order to prevent them from being broken by storms. The chief variety is the *Khari* sugarcane which is called *Lachia* also in some parts of the district. There are two other local varieties called *Dhali* and *Kajli*. The average yield of these local varieties per acre is about 61 maunds.

18. The agricultural implements in common use in the district consist of (1) a plough (nangal), (2) a clod-breaker (mai), (3) an ox-yoke (jonyal), (4) a spade (kodali), (5) a weeding hook (nirhani), (6) a sickle (kachi), (7) a winnowing fan (kula) and an implement for irrigation locally called junt. These implements, together with a pair of bullocks or buffaloes, are necessary for the cultivation of what is technically called the cultivation of a plough,

i.e., about 16 bighas of lands or  $5\frac{1}{8}$  acres. The value of these simple implements, together with the plough cattle, may be estimated at about Rs. 50.

The amount of hired labour employed in this district is smaller than that in Bakarganj, Faridpur or Dacea. It is only in the Barind and the Nator bils that the services of the up-country coolies are utilized for the purpose of

reaping paddy.

In 1870, the wages of coolies or ordinary day-labourers were returned by the Collector at 2 annas only, and those of agricultural labourers at  $2\frac{1}{2}$  annas. Prior to the famine of 1866, the wages of both these classes of labourers are said to have only one-half of those mentioned above. The wages of labourers now-a-days are not less than five annas; they work from 7 A.M. to 1 P.M. only, and demand one pice each for a meal. During the sowing and the reaping seasons, higher wages of 3 to 8 annas are demanded and a meal in addition.

Chemical manures or bone-meal are seldom used. The straw of the long stemmed paddy is burnt in the fields, and cowdung, ashes and house-sweepings are freely used. Fields on which plaintain trees are grown are top dressed with earth from the bottom of a tank. Straw is ploughed in before onions and radishes are sown. Oil cake is used only for ganja, pan and sugarcane cultivation, but very sparingly owing to its dearness. A considerable area of the district has its fertility renewed every year by rich deposits of silt, and so the soil is less dependent upon artificial appliances.

The indigenous cattle are undersized, but they are hardy and do not require much fodder. Bullocks and buffaloes are ordinarily used for agriculture, but cows also are sometimes yoked to the plough. The settlement figures for cattle ploughs and carts and the figures collected at the recent cattle census are as follows:—

		Live-Stoom.										
	Buils.	Bullocks.	Cows.	Calves	Male buffeloes.	Fenale buffaloes.	Buffalo calves.	Sheep.	Goats.	Horses and ponies.	Ploughs.	Oarts.
According to settlement According to recent census.	8×,630 38,116	346,457 281,983	307,768 268,860	266,627 184,718	68,249 40,137	5,044 2,862	2,304 1,087	15,826 14,277	200.298 139,615	6,289 4,833	203,780 178,692	40,867 35,176

There is a remarkable difference, and I think there is no doubt that the settlement figures are the more correct. According to the settlement figures there are 503,336 plough cattle in which I include bulls, bullocks and male buffaloes. This gives a pair of cattle for 4'8 acres of ploughed land. The number of ploughs is 203,780, being one for 5'9 acres of ploughed land.

19 The total produce of the district calculated from the figures in section 11 may be valued as follows:—

		Maunds.	Price per maund.	Total.
			$\mathbf{Rs.}$	$\mathbf{R}\mathbf{s}.$
Rice	,	17,186,000	3	5,15,58,000
Wheat and Barley		97,000	5	4,85,000
Destance		927,000	5	46,35,000
Oil seeds		260,000	8	20,80,000
Jute	• •	1,370,000	8	1,09,60,000
Ganja		8,000	80	6,40,000
Clar markets of	٠	•••		18,00,000
Fruit trees		•••	•••	18,00,000 20,00,000
Bamboos and the ching grass	at-		•••	36,00,000
		Total	•••	7,95,58,000

which gives Rs. 53 per head on the total population of one and a half million, Rs. 73 per head of the cultivating population excluding labourers and an

average of Rs. 64 per acre of cultivated land. I have not taken the present

high prices of produce fully into account as they may be transitory.

The main exports of the district can be deduced from the above table. The population requires ten maunds of paddy per head for its sustenance. This leaves an exportable balance of two million maunds. Practically the whole of the jute and the whole of the ganja are exported. A certain amount of fruit is exported. The value of the main exports may be estimated as follows:—

				Maunds.	$\mathrm{Rs.}$
$\operatorname{Rice}$	• • •	•••	***	2,000,000	60,00,000
Jute				1,370,000	1,09,60,000
Ganja	•••	•••		8,000	6,40,000
Fruit	***			• •	5,00,000
		T	Cotal		1,81,00,000

#### CHAPTER III.

#### PART 1.

#### Population.

20. The population of the district counted on the night of 18th March 1921 was 1,489,675 being 573 per square mile. The population is nearly stationary; the rate of increase since 1872 is one per thousand per annum.

The following figures show the density in different thanas and the variation during the decennial periods 1891—1901, 1901—11 and 1911—21.

	Thana.				SITY.	VARIATION.			
_					In 1921.	1891—1901.	1901—11.	1911-21.	
Boalia		***		808	704	-3.87	+3.49	- 12-87	
Tanor	•••	•••	•••	522	525	+1.77	+4.37	+ .57	
Godagari	•••	•••	•••	324	358	+1.28	+17.06	+10.49	
Puthia		•••	}	626	571	- 3.57	-6.46	- 8.78	
Charghat	•••	•••		709	622	- 5.82	-6.26	- 12.27	
Bagmara		•••		909	889	+3.95	+4.38	-2.20	
Naogaon	•••	•••		814	889	+14.23	+10.52	+9.21	
Manda	•••	•••		160	486	+10.81	+7.66	- 5.65	
Panchupur .	•••	•••	•••	ა06	596	+8.67	+4.22	- 1.65	
Mahadebpu	r	•••	***	556	599	+14.10	+12.90	+ 5.83	
Nator		•••	•••	563	514	- 9.84	- 12.53	- 5.15	
Bingra	***	•••		399	409	+1.61	+0.48	+ 2.20	
Baraigram	•••	***		532	463	-677	<b>- 7</b> .80	- 12 96	
Lalpur	***	•••		538	491	-1.28	- 8.12	~ 8.83	

This table discloses a remarkable variation in density in different thanas from 358 in Godagari to 889 per square mile in Bagmara and Naogaon, and also shows that in the south and east of the district population is decreasing to an alarming extent while in the north and west it is increasing.

The following figures show the variation in certain thanas between 1872 and 1921:—

					Population	Variation	
					1872.	1921.	per cent
<del>l</del> odagari	•••	•••	***		34,683	59,771	+72
Puthia	•••	***	•••	(	143,087	79,932	- 44
tharghat and	Lalpur	•••		[	206,766	102,927	- 50
1anda		•••	***		92,328	144,392	+ 56
lator	•••				139,652	107,458	- 23
Baraigram	•••	•••	***		127,941	89,673	- 29
Bonli <b>a</b>		•••	***		110,307	99,926	- 9
anor		•••			91,032	92,948	+ 2
Bagmara	•••	***	***		128,687	125,397	- 2

Singra contained a different area in 1872 and the present thanas of Naogaon, Mahadebpur and Panchupur are not identifiable in the census figures of 1872.

21. These figures show the extraordinary difference in the progress of population between the west and the south-east. The decadent area consists of Nator subdivision, Charghat and Puthia thanas.

In an attempt to account for the variations in density and the unequal

progress in different parts of the district certain facts are indisputable.

It is an accepted theory that population tends to increase to the limit of the means of subsistence unless prevented by the operation of certain checks. In the west and north the population has not yet reached the limit, in the centre the limit has been reached and in the south and cast a serious check to the growth of population has come into operation. As we have no census figures before 1872 we do not know when the retrograde movement started. It is clear, however, that in Nator subdivision and in Charghat and Puthia thanas a serious check to population is operating at least since 1872. It might be due to a decrease in the means of subsistence, e.g. the decline in the silk industry or to the diminishing fertility of the land, two causes which have no doubt helped. These causes have operated equally in Boalia, Tanor and Bagmara. Jute has supplied a substitute for mulberry cultivation so there must be some other cause at work.

There is no doubt that the bad climate of Nator subdivision and Puthia and Charghat thanas is the reason for the decadence of these areas, and we must assume that there has been a serious change for the worse in the

climate operating during the last forty years at least.

The only healthy part of Nator subdivision is the north of Singra thana and that thana is the only one whose population has not decreased to an alarming extent. The change for the worse that has taken place in the drainage of the area probably accounts for the change in the climate and the deterioration in public health. The Atrai from the north, the Narad and the Baral from the Ganges used to be active streams. Now the Narad has dried up entirely, and the Baral and the Atrai systems are dying. The Eastern Bengal Railway embankment has been built across the line of drainage. The impaired drainage possibly accounts for the prevalence of malaria in these areas. The evil is cumulative. Owing to depopulation land, especially homestead, goes out of use and is quickly covered with jungle. Tanks and unrestrained vegetation breed mosquitoes and cause further disease and depopulation.

The climate of the northern and western parts of the district is much better than that of the south and east. On the whole the healthiest area is Naogaon subdivision. The influence of climate therefore is very clearly

shown in the growth of population.

22. The people of Rajshahi live on the direct produce of the soil. Population tends to increase first to the numbers necessary to exploit the soil and beyond that to the numbers which the soil can support. The Barind area was lately covered with jungle, and has now been almost entirely reclaimed. The demand for cultivators and low rent account for the increase of population in Godagari, Manda and Mahadebpur. The purely Barind area however is unpleasant to live in the hot weather and furnishes only one crop. Many cultivators live in distant villages and visit their fields only at seed time and harvest. The population is therefore less than it might otherwise be.

The population required for complete exploitation of the soil differs greatly in different parts of the district. Broadly speaking, the Barind and the deep bil areas are one crop area. Winter rice in the former case transplanted and in the latter case sown broadcast is the only crop. This crop occupies the husband man at seed time till the crop is in the ground and at harvest; with occasional hired help one man can cultivate a large area.

The land does not require a large permanent population. There are other areas where there are more varied harvests of crops requiring more intensive cultivation. As illustrations take Niamatpur and Raninagar and compare them with Naogaon. Niamatpur police-station in Manda thana is

purely Barind and Raninagar police-station, part of Panchupur, is almost entirely bil. In Niamatpur out of a net cropped area of 59,856 acres, 54,908 acres grow winter rice. The twice cropped area is only 361 acres. In Raninagar out of a net cropped area of 47,046 acres 41,231 grows winter rice. The twice cropped area is about 2,000 acres. The bil area has an advantage over the Barind because the higher lands on the edges of the bils are suitable for jute. Raninagar has 4,253 acres under jute while Niamatpur has less than 500.

Other parts of the district are more favoured. In Naogaon thana, including Badalgachhi and Nandanali police-stations, the net cropped area is 121,000 acres, but of this over 21,000 is twice cropped. There are 62,000 acres under winter rice, 39,000 acres under jute, 9,000 acres under mustard, 7,000 acres under wheat, barley and pulses, 5,000 acres growing fruit and vegetables, 2,000 acres growing potatoes and a similar area growing tobacco. Ganja, summer rice, sugarcane and spices each have an area of about 1,000 acres.

The variety of crops provides work at all times of the year for a large resident population. Extension of the twice cropped area and extension of the cultivation of jute or other valuable crops will require and provide for additional population.

The population of Rajshahi does not lose by emigration. A cultivator does not turn to another occupation. He is not attracted by high wages to towns and industrial centres; so long as the land will support him he stays at home and shares the paternal holding. The cultivating population therefore increases far beyond the numbers necessary to cultivate the soil and the limit is the number of people the produce of the soil will support. In the whole district there is one male agricultural worker for  $3\frac{1}{2}$  acres of cultivated land. Considered from the point of view of economic production of foodstuffs, there is too big a population. A considerably smaller number of workers could produce the same results. The cultivated area in Singra thana is about 160,000 acres, and the population being 120,000 the male agricultural workers who form 24 per cent. of the population number about 29,000. In Bagmara thana estimating in the same way, there are 31,000 agricultural workers with only 70,000 acres to cultivate.

In Bagmara, 14,000 acres are twice cropped against 9,000 in Singra and there is more jute; hence more work per acre is required in that area. At harvest time there is a flow of labour into Singra thana from places inside and outside the district, e.g., from Lalpur and the southern thanas where the winter rice crop is not a heavy one and from Murshidabad and Nadia. Even with all these mitigating factors the conclusion is irresistible that from an economic point of view either Singra is under-populated or Bagmara is over-populated or both.

If we assume that one man with his family can cultivate five acres of land—and I do not think the assumption untrue—then we find that from the point of view of economic production Singra is slightly under-populated and Bagmara enormously over-populated. The cultivated area of the district being 1,238,515 acres, 247,703 adult workers are sufficient to cultivate it. This number of male workers means, taking the present proportions, a population of only 1,032,100 instead of 1,489,675. This speculation leads us to the result that from the point of view of economic agricultural production with existing methods the district is over-populated to the extent of 30 per cent. and serves to illustrate the theories of Malthus that population tends to increase to the limit of the means of subsistence. The subdivision of holdings tends to reach a state where each cultivator has a holding whose produce just enables him and his family to live. This limit has been reached in some parts of India. The dangers of a condition where the cultivator eats all he grows and has no reserve to provide against the failure of a crop are evident.

23. The Census tables shew that 81 per cent. of the people are directly dependent on agriculture as rent-receivers, rent-collectors, cultivators and agricultural labourers. If we add nondescript labourers and the number engaged in industries like rice-pounding and oil-pressing and in trade in agricultural produce, we get 90 per cent. of the population.

The figures are as follows:

Percentage of population d	lependent dir	ectly—			
On agriculture	•••	•••	•••	•••	81
On fishing	***	•••	•••	•••	1.
Industry and trade concer	ned with Agr	icultural	products	•••	4
Other industries			.,.	•••	3.5
Other trades	•••	•••	•••	• • •	•5
Transport	•••	•••	•••	•••	1
Public services and p	rofessions	***	***		2
Domestic service	***	• • •	•••	•••	•5
Labourers (insufficiently	y described)	•••	•••		5
Beggars, etc	•••	***	•••	• • •	1.5

The insufficiently described labourers are certainly largely agricultural labourers. Transport is mainly transport of agricultural produce. It would be difficult to imagine a more purely agricultural tract.

The industry and trade of the district are the minimum required to supply the needs of the people engaged in agriculture and to handle the produce.

The figures of agricultural occupations are as follows:-

		Work	ERS.	Dependents.	
<del></del>	_	Male.	Female.		Total.
Rent-receivers	•••	 3,946	1,828	10,639	16,404
Cultivators	•••	 323,160	$17,\!183$	140,307	1,080,650
Rent-collectors	***	 3,317	2000 P	4,366	7,683
Labourers	•••	 27,747	2,121	30,412	60,280

Three hundred and fifty thousand male workers are available for the actual work of cultivation. It is true that 50,000 of the cultivators have non-agricultural occupations as well, but of non-agriculturists 14,369 have agricultural occupations and many of those whom the census report classifies as insufficiently described labourers, 27,905 in number, are also available for agriculture. These additions and subtractions from the number of agricultural workers may be taken to cancel one another and the number of male agricultural workers may be accepted as 350,000, being 46 per cent. of the male and 24 per cent. of the total population.

There are 1,238,515 acres of culturable land in the district. Each worker therefore has to cultivate  $3\frac{1}{2}$  acres. 17 per cent. of which bears two crops. One would think the supply of labour sufficient for the purpose, but nevertheless at harvest time there is a considerable influx of labourers from across the Padma and from the west. There is no immigration when there is demand for labour for weeding the autumn rice and the jute crops and for retting jute. When the winter rice is ready for harvest the cultivator is in a hurry to reap it and has the wherewithal to pay for extra labour.

24. The caste distribution in the district is as follows:—Muhammadans 77 per cent., Hindus 21 per cent. and Animists 2 per cent.

The distribution varies in different thanas. Muhammadans are most numerous in Bagmara where they form 93 per cent. of the population. The largest proportion of Hindus is found in Godagari where the figures are: Hindus 33 per cent., Muhammadans 46 per cent. and Animists 21 per cent.

The Animists are Santals and Mundas from Santal Parganas and Chota Nagpur. They came to clear the jungle and have settled in the Barind. There are older settlements of such people who have rapidly been Hinduized and are now generally known as Bunas. They came to supply labour for indigo and silk factories when every factory had its settlement of Bunas (Buna para). They still remain though the factories have gone. They have a little cultivation and find work readily in the fields. The urban population is small. There are only two towns in the district—Rampur Boalia with a

population of 24,598 and Nator with 8,040. The urban population is not growing. In 1872 the population of these towns was 22,291 and 9,674, respectively.

25. An agricultural community is not entirely self-supporting. The people have to be supplied with things like cotton cloth, kerosine oil, umbrellas, eigarettes, lanterns which the district does not produce. Export is confined to agricultural produce, pan leaf, mangoes and hides. Apart from the ordinary cereals and pulses there is considerable trade in jute, turmeric and gur.

There is a jute press at Atrai, a factory where sugarcane presses are repaired at Lakhanhati near Malanchi and a rice mill near Rajshahi. These are all small enterprises. Besides them there are no industries beyond those required by a simple agricultural community. The blacksmith, carpenter,

potter and oil presser supply local needs.

Indigo is no longer manufactured in the district. There are now no silk factories. A few silk weavers in Charghat still carry on on a small scale

26. In the interior of the district the villagers live an easy and contented life. The villages are almost independent of the outside world. The cultivator goes twice a week to a market to bring salt, oil and vegetables, perhaps cloth. He never sees a stranger with ideas or manners different from his own. His ideas are purely domestic. He is hospitable and superstitious. He has no idea of any sort of public life. His amusements consist of religious festivals like the Durga Puja and Muharram, marriage and funeral feasts. Sometimes he visits a fair if one is held near by. Among the Muhamadans who form the great bulk of the people music and merry-making are forbidden. There is little demand for education. The cultivator does not see the use of it. Being conservative, he discourages it because education makes a man despise the plough. He wants to become a clerk and often becomes a tout and a source of trouble in the village.

Hindus and Muhammadans live in amity together. The Muhammadans bear traces of their Hindu origin. They take an interest even an active part in Hindu festivals and pujas. Hindus send offerings to dargas and Muhammadans sacrifice goats to Kali. Names of Muhammadans are not always

distinctively Muhammadan.

Of recent years the *Hedayati* sect have made a protest against the prevailing lack of orthodoxy. This sect pays great attention to correctness in ceremony and ritual. They have the reputation of being turbulent people inclined to strife and of being too much observant of the word and too little

observant of the spirit of the Prophet's reaching.

There are headmen in each village known as Paramaniks or Mandals who wield considerable influence. They decide family disputes and represent the village before the landlord or public officers. They are intermediaries on occasions between the police and residents of the village. They are not always honest and often side with the zamindar for personal gain. They are usually leniently treated by the zamindars in exacting contributions or enhancement of rent.

#### PART 2.

#### The Economic Condition of the cultivating classes.

27. At the last Consus cultivators and their dependents numbered 1,080,650. The gross produce of the soil I have valued at Rs. 7,95,58,000. A little of this is produced on land in the direct possession of rent-receivers and non-cultivators. Landlords in Rajshahi are few in number, and the big landlords have little land in their own possession. The value of the gross produce of the land is over Rs. 73 per head on the number of cultivators and their dependents. Major Jack estimated the domestic budget of a family in comfort in Faridpur to be about Rs. 50 per head. In order to make a comparison with Major Jack's figures we must first deduct from the gross produce of the district the amount paid to labourers and the cost of seed. There are 28,000 local labourers and some immigrants. We may allow thirty lakhs for this. Cost of seed may average Re. 1-8 an acre, say about Rs. 18,10,000.

Making these deductions each member, of an agricultural family has Rs. 69 per head. Averages are deceptive where there are extremes at either end of the scale. In Rajshahi, however, the cultivating population is extraordinarily homogeneous.

28. The Rajsnahi cultivator is a man of much leisure. In the first place natural conditions insure this. Out of 1,238,595 acres only 218,719 acres bear two crops. The one cropped area bears winter rice almost entirely. Whether this is transplanted or sown broadcast, work is confined to four or five months in the year. In the second place the average cultivator has not enough land to keep him fully employed even in the working season. For each agricultural worker, including labourers, there are about 3½ acres of ploughed land in the district. A man could cultivate unaided except by his family at least five acres.

This fact is of great economic significance. I contrast the position of a man who cultivates ten bighas of land with that of a man who cultivates fifteen bighas. Assume that each has three persons dependent on him. The gross income of the man cultivating ten bighas is about Rs. 213. There are four persons in a Rajshahi family. We may assume that Rs. 45 per head is the sum required for their maintenance in comfort. Major Jack's figure, excluding rent and purchase of cattle and boat, is a little less, but prices have risen greatly, and this sum represents a lower standard of comfort than Major Jack's figure. Rupees 180 is required to maintain the cultivator and his family. We have to add for seed Rs. 5, depreciation on upkeep of cattle and agricultural implements Rs. 15, rent Rs. 13. There is therefore no surplus.

A man cultivating fifteen bighas has a gross income of Rs. 320. The expenditure necessary to keep himself and his family in comfort is also Rs. 180. Seed costs Rs. 8; maintenance of cattle and agricultural implements say Rs. 20 and his rent is about Rs. 20, so his total necessary expenditure is Rs. 228 and he has a clear surplus of Rs. 92 to spend on luxuries. It follows from these figures that a cultivator who has only ten bighas cannot afford to pay a higher rent than about Re. 1-5-0 a bigha without lowering his standard of comfort and that ten bighas is about the minimum holding at that rent with which a fair standard of comfort can be maintained. Average legal rent in Rajshahi is Re. 1-1 a bigha but four annas has to be added for abwabs.

29. It was decided in 1865 in the great rent case that rent in Bengal is "that portion of the gross produce calculated in money to which the zamindar is entitled according to the custom of the country." It will make the distinction between customary and economic rent clear if we attempt to ascertain the economic rent in a simple hypothetical case. I have assumed that fifteen bighas is an economic holding for a Rajshahi cultivator—in other words that it is the maximum he and his family can cultivate unaided. This and the other assumptions already made enable us to estimate the economic rent of uniform average land, i.e., land which produces gross produce worth Economic rent is what remains after deducting from the Rs. 64 an acre. gross produce the wages of labour and a sum to cover the profits, including interest and depreciation on all capital used in the cultivation of the land. We may be liberal and take as wages of the cultivator and his family the sum required to maintain them in comfort, i.e., Rs. 180. This sum, interest and profit on capital (Rs. 20) and cost of seed (Rs. 8) deducted from Rs. 320 leave Rs. 112 as the economic rent of fifteen bighas, i.e., about Rs. 7-8 a bigha.

This seems a large sum when the customary rent plus abwab is only Re. 1-5. It compares favourably, however, with the value of a half produce rent, which is the nearest we get to a pure competitive rent for agricultural land in the complicated Indian conditions. In the hypothetical case to which our figures relate the ownership of the soil as measured by the amount of rent appropriated by each is divided between the occupancy raiyat on the one hand, and on the other hand the landlerds and the State, in the proportion of Rs. 6-3 to Rs. 1-5. If the land is in the proprietor's own possession and is not encumbered by any raiyati interest, then before effecting a settlement with a raiyat the proprietor will demand from him a sum of money which represents

the price of the proprietory interest which the raiyat will acquire. This is called salami. Economically considered, salami in a raiyati settlement is the capitalized value of the difference between the economic rent and the customary rent. An annual payment of Rs. 6-3 capitalized at 12½ per cent. is about, Rs. 50 which is quite a reasonable salami for a bigha of good land in a moderately convenient locality.

The return on agriculture is divisible into wages of labour, profits on capital and rent. A cultivator with ten bighas of land has a gross return of We assumed that a man and his family cultivating 15 bighas are fully occupied and earn wages of Rs. 180. The cultivator of ten bighas is not fully occupied and he earns as wages ten-fifteenths of Rs. 180 or Rs. 120 Profits on capital which include return of the seed and interest and depreciation on the implements and stock are assumed to be Rs. 20. The balance is rent, Rs. 73. He pays Rs. 13 to the landlord and himself appropriates Rs. 60 of the economic rent of the land. Because he pays away as the customary rent only a small fraction of the economic rent of the land he can live in The cultivators are peasant proprietors. comfort with abundant leisure. Not only do they earn wages in cultivating the land, but also appropriate fivesixths of the rent or unearned surplus produce of the soil. In ancient times rents were naturally low because the demand was for cultivators and not for land. The low rates of rent were sanctioned by custom and their continuance has been of necessity protected by law. Practically a raight's rent can only vary with a change in the value of money; expressed in terms of the staple crops his rent is unalterable. Naturally the landlord is continually striving to get a larger and larger share of the rent or surplus produce of the land. He has many advantages in the struggle. The relation of landlord and tenant is not governed by pure freedom of contract. In Rajshahi landlords wield a sort of sovereign power dispensing justice and imposing taxes. The law endeavours to keep rent at the old customary level. Custom overrides the law and enables the landlord to impose many illegal exactions. In some ways custom with the sanction of the law operates to limit the raiyat's rights in his holding. By custom a raiyat in Rajshahi may not cut down trees on his holding. He cannot transfer his holding without his landlord's consent so that when he wishes to transfer he can get only about threefourths of its price, the remaining one-fourth has to be paid to the landlord to obtain his consent to the transfer.

When a proprietor gets his land into his own possession free of occupancy rights, e.g., on failure of heirs or on purchase in execution of a decree, his property in the land is complete (subject to the liability of the land for Government revenue). He does one of two things—either sells the raiyati right in the land subject to a customary rent for as large salami as he can get or else he lets the land on a half produce rent. The law does not forbid him to let the land at a money rent equal to the full competitive rent, but it is never done in Rajshahi with agricultural land nor elsewhere so far as I know.

30. Custom, however, sanctions a half produce rent and by taking a half produce rent the landlord usually gets more than the economic rent of the land. In the case of the fifteen bighas holding mentioned above the landlord would take produce worth Rs. 160, but would possibly bear the cost of seed and supply the capital. His net return would therefore be Rs. 132 which is twenty rupees or four rupees an acre more than the economic rent. The tenant would receive produce worth Rs. 160 in return for his labour instead of Rs. 180. These figures are of course hypothetical and prove nothing; each actual case would have to be examined on its merits.

When land is let on a produce rent it has been debated whether the cutivator is a raiyat or merely a labourer. The practical test adopted for the purpose of a record-of-rights is this: if he cultivates with his own plough and cattle he is a raiyat; if the landlord supplies plough and cattle he is a labourer. Economically it is clear that if he is paying a rent equal to the economic rent his raiyati interest in the land is worth exactly nothing. He gets out of the land wages for his labour and a return for the capital if any which he supplies and nothing else. In the conditions of free movement of

labour which an economist assumes he would lose nothing by giving up the land and working for wages elsewhere. If his produce ront is more than the economic rent his interest in the land is worth less than nothing. Assuming the amount he pays is a fair competitive rent, it is possible to argue that the system of produce rents is economically beneficial. The tenant must cultivate at least fifteen bighas if he wants to earn sufficient to keep him in comfort. The land is cultivated economically by the necessary minimum number of hands; there is a larger surplus of grain because there is no surplus idle population to feed. The usual argument against the system is that the tenant does not take the trouble to cultivate the land properly because he does not appropriate the full result of his labour. On the other hand if he does not do a full day's work, automatically he will not get a full day's wages. The system of high produce rents however is not to be judged on economic grounds alone.

In Rajshahi 38,798 occupancy raiyats cultivate 38,929 acres and 4,846 non-occupancy raiyats cultivate 5,308 acres on half produce rents. The system has a small held in the district. The average holding on produce rent is very small. The tenants are labourers and others either with no land or with very small holdings who need more land to keep them occupied.

#### PART 3.

#### Relations between landlord and tenant.

31. In the big estates of the district the landlord wields over his tenants a very complete authority; the submission or subservience of the tenants is the most remarkable feature of relations between landlord and tenant in this district.

The power of the landlord has a historial origin; till comparatively recent times the zamindar was the only representative in the mufassal of the central authority. The zamindar dispensed justice, was responsible for the peace, and was the agency by which the demands of the central Government, in the form of land revenue and abwabs, were passed on to the cultivator. A few quotations will describe the judicial and police powers of zamindars in the earlier years of the British administration.

In a letter from the Committee of Circuit to the Council at Fort William,

In a letter from the Committee of Circuit to the Council at Fort William, dated at Cossimbazar, 15th August 1772, enclosing a plan for the administration of justice, we find the following remarks about zamindari courts:—

"Another great and capital defect" in the existing Civil and Crimina Courts "is the want of a substitute or subordinate jurisdiction for the distribution of justice in such parts of the province as lie out of their reach, which in effect confines their operations to a circle extending, but a very small little and the bounds of the rest of Marghielets.

distance beyond the bounds of the city of Murshidabad...

This defect is not, however, left absolutely without a remedy—the zamindars, farmers, sikdars and other officers of the revenue, assuming that power for which no provision is made by the laws of the land, but which in whatever manner it is exercised is preferable to a total anarchy. It will, however, be obvious that the judical authority, lodged in the hands of men who gain their livelihood by the profits on the collections of the revenue, must unavoidably be converted to sources of private emolument, and in effect the greatest oppressions of the inhabitants owe their origin to this necessary evil."

The recognition of the defect was soon followed by measures to cure it.

In the Decennial Settlement Regulation zamindars and all landlords "are prohibited from taking cognizance of or interfering in matters or causes coming within the jurisdiction of the courts of Civil Judicature or the Magistrates, under pain of being liable to the payment of such fine to Government and damages to the party injured as the Court of Judicature in which they may be prosecuted for the act may deem it proper to impose and award."

This provision is still in force. In the first kabuliyat executed by Raja Ram Krishna on 15th March 1791 for the Decennial Settlement of the Rajshahi estate one of the terms was that on no account should the zamindar

interfere in civil or criminal matters.

In the 72nd paragraph of the Amended Code of Regulations relative to the Decennial Settlement approved by the Governor-General in Council on 23rd November 1791, the landlords are declared responsible for the peace of their districts as herotofore, but in the Regulations for the police of the Collectorship of Bengal, Bihar and Orissa passed on 7th December 1792, Government officers are given exclusive control of the police of the country, and landlords and farmers are directed to discharge their police establishments and forbidden to entertain any in future. To the present day some of the big zamindars in Rajshahi exercise powers which improved administration should have rendered obsolete.

In the big estates civil disputes among tonants, and criminal matters also, are as a rule first taken to the zamindar or his agent. In some estates the tenants are under orders to come to the zamindar before going to the police or the courts. In quarrels about possession the zamindar is in a good position to decide, and disposes expeditiously and satisfactorily of many petty disputes. Offenders are brought in by the estate peons and process fees are realized. Fines are inflicted which go into the estate accounts under the head "baje jama." Corporal punishment is inflicted—the rekab dal is well-known in parts of Rajshahi. There is sometimes a system of appeal from the Naib to the Manager and from him to the zamindar himself. Decisions are, as a rule, just and the exercise of judicial functions is taken seriously by the zamindar as a duty which his position involves.

The exercise of judicial functions has an important place in the zamindar system, and for that reason is jealously preserved. This exercise of authority keeps the power of the zamindar before the eyes of his tenants, and is a valuable aid to discipline within the estate; for this reason tenants are forbidden to go to the courts without first approaching the zamindar. The system has its advantages. It provides justice accessible, speedy and cheap, and is suited to the needs and satisfies the desires of a simple community. It has obvious dangers as a method of oppression both directly, when the interests of the landlord or his servants are involved, and indirectly because it confirms the tenant in his belief in the sovereignty of his landlord and puts a stamp of finality on manifold oppressions.

By nature the cultivator is submissive. He submits to the order of things that he has known all his life and which existed in his father's time When the landlord announces that he requires a contribution from his tenants on the occasion of a daughter's marriage the raiyat pays. Such exactions have been the custom from time immemorial. That the law makes such exactions illegal even if known to him makes no difference. He knows that the landlord is powerful and rich. He dreads the consequences of refusal and would never dream of becoming a martyr to the principles of the Bengal Tenancy Act.

A big landlord with a properly organized staff and unlimited means is obviously in a very strong possession in dealing with the tenants. There is evidence that the raiyats are becoming aware of the advantage of combination and that the landlord is aware of this danger. Combined opposition is however a last resort. Raiyats have no resources beyond their raiyati interest in their holdings. They do not save money. Their holdings constitute their sole capital. A fight means that, win or lose, they encroach on their capital and may be ruined. Loss of land means permanent submersion. When the landlord wants to enhance his rents he takes measures to prevent combination. He influences certain influential tenants in the village by giving them preferential treatment or even directly by presents and bribes. It is their duty to see that there is no organized opposition and their task is usually easy enough. The raiyat is inclined to pay and avoid trouble.

32. In these circumstances the case with which a landlord can enhance rents is remarkable. The ordinary raiyats' conception of the law about enhancement of rents is very vague. He thinks that he is bound to submit to an enhancement of two annas in the rupee every fifteen years. If there has been no enhancement for a long time, he will submit to a larger enhancement. The most fruitful method of getting illegal enhancements in the district has been through change of the standard of measurement. There are

numerous instances. The case of the Brikutsa Estate illustrates the submission of the tenants. About twenty years ago the Brikutsa Estate carried out a survey using the standard bigha in place of an older and larger bigha. Areas enormously increased and in the new rent-roll which followed, raiyats' rents were correspondingly increased. During settlement operations the matter was examined and the rents were cut down. The landlord then went to the Civil Court to get a declaration that the standard bigha prevailed, but in these cases which the tenants contested he was unsuccessful. He got an exparte decree in some uncontested cases. After final publication, he brought cases under section 106 to contest the recorded rent relying on these exparte decrees. The tenants did not appear to fight the cases; but when I declined to accept the decrees as conclusive proof of the standard of measurement and required the landlord to prove that the unit of measurement used in the last survey was the same as that used in the earlier surveys, he withdrew all his eases both under section 106 and section 105. As the tenants are in distress owing to the floods in this area in 1918 and at the best of times are in awe of the landlord, there is little chance of their withstanding his illegal demands.

In the Kusumbi Estate general enhancements were made many years ago by changing the standard of measurement and by arbitrarily enhancing rates. The rates of rent in Damdama village before 1280 B.S. for the classes of land known as Khod, Sari, and Dhani were Rs. 5, Rs. 1-4, and annas 8 a bigha; now they are Rs. 15-8, Rs. 3-14, and Re. 1 to Re. 1-5 a bigha respectively. After this enhancement in rates was made, there was a measurement in 1302 B.S., when the area of the village increased from 602 to 881 bighas almost certainly owing to a change in the size of the bigha. Again village Sidhali in Thana Baraigram was measured in 1310 B.S., and found to be 2,880 bighas. The last surveys had been in 1262 and 1272 when the village measured 1,250 bighas. It was admitted to me by the landlord's representative that there had been a change in the unit used.

Enhancements of rent are almost invariable after the partition and after the purchase or lease of an estate. In Taherpur Pargana after the partition in 1912 the landlords made a new rent-rell introducing a new classification and rates and using the standard bigha. The rates introduced did not differ much from those prevailing in surrounding villages of Lashkarpur Pargana, but as there had been no enhancements in Taherpur for many years, the result was an enormous enhancement. Some rents were doubled even trebled. The landlords had an auxious time before the tenants were induced to accept these rates. The paramaniks or headmen were won over by granting them preferential rates. Very great severity was used against a few men who tried to stand out and might have led the tenants in general opposition. Though this was carried out so soon before the settlement operations, the tenants were not eagar to contest the new rents in the settlement courts. Possibly they considered them not unfair because there had been no enhancement for many years previously and their rents had been below the prevailing rate. Where the question arose in some villages, the raiyats readily compromised when the landlord offered a reduction of one anna in the rupee.

A very common device in the district after making a survey and enhancing the rates is to keep part of the enhancement in abeyance for a time under the name "Maukuf hajat." In Brindabanpur in Baraigram belonging to Nator Chota Taraf there was an enhancement of rates in 1295 B.S. The rate for paddy land was raised from Rs. 1-1 to Rs. 1-7, Khod from Rs. 8 to Rs. 10, Palan and Bamboo from Rs. 4 to Rs. 5, Sari from Rs. 2 to Rs. 2-8 and Thatching grass from Rs. 1-4 to Rs. 2-8. The rent-roll became Rs. 1,039 odd, but only Rs. 836 was collected, the rest being noted in the rent-roll and rent receipts as held in abeyance. In 1296, on a lease being given, an ejardari abwab was imposed of two annas in the rupee which was incorporated in the rent in 1312. Next year a new rent-roll was made and the rates imposed in 1295 were demanded in full. We find the same device in village Bharatpur. The patnidar collects say Rs. 7 from a tenant. The rent receipt shows: rent Rs. 13: Maukuf or abatement Rs. 6: net rent Rs. 7. When the patnidar gave the village in dar-patni to the Raja of Dighapatiya, the latter collected the whole rent and gave no abatement.

The Midnapore Zamindari Company purchased a patni of Barilabari Taluk Jaipur and other villages in 1909. The rents were at once enhanced and a survey was begun. When the new rent-roll which followed the survey was completed the holdings were reassessed at high rates, the result being a further enhancement in 1912 e.g. a rent of Rs. 22 became Rs. 45 in 1910 and Rs. 52 in 1912. The tenants were unwilling to produce their old rent receipts and to dispute the legality of the new rents. Often one co-sharer who is more powerful than his fellows collects as his separate share of the rent a sum much greater than his share in the estate entitles him to, e. g., in Amarpur in Lalpur the collections of one half sharer are to those of the other as five is to three.

- 33. The following correspondence gives an account of the abwabs that existed in the north of the present district of Rajshahi in 1788 and explains the reason of their existence. The resident of Malda used to get silk cloth for the Company's investment from weavers in the north of Rajshahi district, and he complained to the Collector of Dinajpur of exactions from weavers by the Collectors of Revenue.
- "I find that the primary rent or assul jumma for an equal quantity of weaver's lands equals and ofttimes exceeds that of the raiyats; next follows the article of sabec cabiana or old taxes which is added to the former. I very much desired to obtain an analysis of this head, but was told by the officers that they had no means of affording it. They informed me however that the taxes which had stood separately in the accounts were by Davy Singh, when he assumed the farm of Dinajpur, thus compounded and denominated." He goes on "the weavers pay a khurtcha three months" and the raiyats pay a khurtcha dehrea or six months, and herein I understand lies the difference between the case of the weavers and the raiyat. The one pays 15 months' rent and the other 18 for in all the succeeding abwabs, which from that time to this has been year by year added to their rent under the names of kam wuzzun, najay, taffat kam wuzzun, mathote, mangan \frac{3}{4} month, mangun kessarat kam wuzzun, sadder kabboola, ojardary, and batta they appear to have fared alike. All these taxes I have mentioned appear on the accounts both of weavers and raiyats for the last Bengali year 1194 wherein they paid besides over and above dakoity khurcha or contribution to reimburse the robbery at Jagarnath Factory, tahutimiliny or deficiency of pargana, chaklahar deb khurtcha amounting to about two annas per rupee which three taxes are, except the first, the officers tell me, to be brought rigidly to account and collected as part of the jama this year, agreeable to the established custom of never relinquishing what has on any pretence been collected in one year the following.

I shall not make any comment on this system, but only request to know if it is authorized by the superior department as an imposition of the native collectors in the mufassal."

The Collector of Dinajpur replies on 12th May 1789:—

'The taxes stated by the Resident at Malda as being exactions made from the weavers are not novel. It has been customary since, and for years prior to, the Company's accession to the Dewany to institute taxes in order to make up the annual deficiencies in the mufassal jama, which constantly fluctuates from the raiyats in general cultivating under fictitious names, stating false desertions at the commencement of the year, and, in collusion with the farmer and under officers of the villages, obtaining annual remission; this being notoriously the case, the zamindars or others under contract to Government to pay a fixed jama could not make good their engagements or defray the expenses of their respective zamindaris if taxes were not levied to make good the deficiencies, and annually consolidating a part or the whole of the taxes with the jama is always attempted with a view to keep the assets to one standard; but the deficiencies from the practices already recited never failing to arise from the yearly renewal of the mufassal settlement frequently compels the zamindars to make up and live upon the district and the aggregate receipts from the raiyats for these three years past have been no more than sufficient to make good the revenue to Government and defray the necessary expenses of the zamindari,"

The commonest of the abwabs is known as gram kharcha. The expenditure incurred by the estate on account of part of the pay and expenses of the local staff, and on account of entertainments at the punyaha is distributed among the villages concerned and levied at so much per rupee in the rent. Besides this there is a regular tariff for writing receipts, for the food of the landlords' peons when they visit a village, for a statement of a raiyat's account for religious ceremonies performed by the landlord or his staff. Tenants are sometimes taxed by the landlord to maintain his horses or elephants. In places the tenant has to pay marriage foes and a fee for using a palki. Imposts for making or maintaining schools, roads or hospitals are very common, and are comparatively unobjectionable, but it is worth noting that a landlord's munificience is often based directly on illegal exactions from his tenants.

There is another class of abwab which is imposed on occasion of some special expenditure by the landlord. The commonest occasions for this bhiksha or mangan as it is called are the expensive ceremonies which occur in a Hindu household on occasion of marriage, death, first taking of rice, or assumption of the sacred thread. Some landlords attempted to make a collection to defray the cost of their expenses in connection with the settlement operations. Building a house and purchasing elephants are common occasions. One landlord made a special collection from his tenants to meet the cost of the education of his son as a barrister in England. The same landlord levied two annas in the rupee in one village to meet the cost of certain civil suits and criminal cases about the property. He noted the amount but kept it separate in his rent receipts for some years. The tenants understood it to be a temporary exaction. The landlord however was successful in rent suits brought after it had been collected for three years in realizing it as enhanced rent. These extraordinary imposts are becoming less common in the big estates of the district.

Nanda Kumar Sarkar of Mirzapur Digha in Nator by a registered agreement took in farm certain patni and dar-patni tenures in Tauzis 1580, 1642 and 1637 on an annual payment of Rs. 4,083. The gross rent-roll of the tenures is Rs. 3,841-9. The farmer has therefore to extert from the tenants Rs. 242 in addition to their legal rent before he begins to make any profit for himself. The tenants say he realizes from six to eight annas in the rupee in excess of the legal rent.

Sometimes a landlord threatens to make a survey and a new rent-roll and obtains a special contribution from the raiyats by promising not to do so. In one case an imposition of three annas in the rupee had been exacted for twenty-five years under the name "Jarip Maukuft bandobasti." This payment was not included in rent receipts and was not sued for in rent suits.

In another case one of the chief landlords of the district levied a large sum on a newly acquired property without any of the usual excuses saying

that the imposition was in lieu of an enhancement of rent.

In the big and well managed estates the amount of abwabs is as a rule definitely fixed and tahsildars who are discovered extorting more are punished. In one estate the prescribed amount is said to be four and a quarter annas in the rupee distributed as follows: Three pies for a school, three pies for a dispensary, one anna three pies for the estate and two and a half annas divided among the staff after deducting the cost of the punyaha. In another estate the amount is fixed at three and a half annas in the rupee, of which three annas are divided amongst the sadar and mufassal amla, three pies are for the cost of the punyaha, and three pies said to be for supplying lowls, etc., to the managers.

From a business point of view, the Midnapore Zamındari Company's Estates are the best managed in the district. The Company does not levy mangan or bhiksha and does not share in the annual abwab. These are definitely limited and exactions by the rent collectors beyond the recognised amount are severely punished because they breed trouble among the tenants. Apart from the cost of the annual punyaha practically the whole of the ubwab is divided among the clerical staff at headquarters and in the villages. There are some other estates where the abwabs are limited and entirely distributed among the collecting staff. This is probably the best way to deal with abwabs

from a practical business point of view, to recognize and limit the payments. But it is no use without proper supervision. The fault of course lies with the tenant because abwabs are definitely illegal and he need not pay. But it is difficult for him to refuse to pay these customary taxes. At present an individual could not resist the forces which the landlord's servants could bring against him; in time education, public opinion, power of combination may enable the tenants to resist. The amount collected in abwabs each year is enormous. It is not an over estimate to put it at twenty-five per cent. of the raiyats' rents. On this estimate twelve lakks of rupees each year in addition to the rent is collected from the raiyats of the district, a sum greater than the land revenue assessed on the whole district.

34. There are a few cases in which the tenants have combined to resist enhancements of rent or other forms of exaction.

About the year 1880 the zamindar of Dubalhati in Naogaon sub division aroused active discontent among the tenants by illegal exactions and an attempt to obtain an enormous enhancement on the ground of increase in area. He succeeded in making a moderate enhancement in 1880, and the enhanced rents were paid for three years. Further demands caused trouble. The tenants complained of exactions that more than doubled their rent and of interference with their marriage customs and social arrangements as well as of the enhancement of rent. The authorities intervened and a survey was ordered to be made and a record-of-rights prepared. The question of the legality of the landlord's enhancement of rent was fought at great length.

The interesting point about this fight between landlord and tenant is the close combination among the tenants which enabled them to withstand a powerful landlord. The combination still exists and came into operation during the present settlement in the dispute about the lands which grow boro paddy. In the period of nearly 30 years since the settlement of the estate the landlord has not enhanced rents or exacted any of the usual abwabs.

In an estate in Walia Thana the landlords tried to realize enormously enhanced rents on the basis of entries made by them in partition papers. The tenants combined and the landlords collected no rents for years. This is not one of the powerful estates. In Dihi Darsa there was an enhancement in 1303 B. S., after a survey and regular rent-roll. In 1314 the landlord who is non-resident tried to impose another three annas in the rupee. The tenants objected and stopped payments. The Naib started measures of coercion and the tenants secured him in his office and burned him.

The cultivators of Rajshahi have to be goaded to an extraordinary degree before they rosort to any effective means of resistance. During settlement innumerable instances of illegal enhancement of rent came to light. It was often difficult to get evidence because the tenants would not produce old rent receipts. If evidence was clear the enhancements were cut down at attestatation, but the tenants were always unwilling to fight and usually the slightest concession by the landlord resulted in a compromise. The same tendency is visible in cases for enhancement of rent after final publication.

35. The bigger estates have an elaborate system of registers. The basis of the whole is the survey chitha containing a specification of the area, class and owner of each plot. From this is prepared the khatian of each tenant giving a list of all his plots, and the jamabandi or rent-roll. These papers are prepared at long intervals. They are not properly kept up to date, except when a tenant applies for mutation and pays the salami demanded. Changes by inheritance are not noted and old names persist in the landlord's rent-roll long after the owners have died.

The headquarters and local establishment are distinct. The mufassal or tahsildari establishment consists of a tahsildar and three or four mandals. Sometimes in a big mufassal kachhari there is a Naib with a staff of muharrirs, peons and mandals. The mandals are variously remunerated. Sometimes they have service lands, and sometimes they get a small monthly pay not exceeding Rs. 4. The mandal is an intelligent and trusted tenant. He has to summon tenants to the kachhari, earry letters and use his influence to secure good collections. The peons are attached to the sadar establishment and are

depute 1 to the *mufussal* as required. They are often up-country men and sometimes Bengali *lathials*. The pay does not exceed Rs. 5 a month. In addition the poon gets a fixed fee from the tenants whom he is sent to summon.

The pay of a tahsildar varies from Rs. 2 to Rs. 10 a month. Sometimes he gets a commission on collections. They universally collect tahiri for granting receipts at about one anna in the rupee and get part of the consolidated granya kharcha for their food and clothes. The following papers are kept by the tahsildars in the mufassal:—

Tauzi hisab or kharcha hisab, a ledger with a page for the account of each raiyat.

Amdani daily collection book.

Rent receipts.

Jama kharach. cash-book showing daily receipts and expenditure.

Jama wasil bx'ci, a detailed account of rent assessed, collected and in arrears, prepared at the end of the year and then sent to the head office.

Jai baki or arrear list.

Irshal or chalan book sent with despatches to headquarters.

At the head office the following Registers are kept :-

Shumar or principal eash-book.

Rokarh-eash book kept by the treasurer (khajanchi).

Ekjai jama wasil baki compiled from the jama wasil baki sent in by eatch tahsildar.

Ekjai arrear list similarly compiled.

Sadar tauzi hisab shews the demand and the collection in each tauzi, village by village, compiled from the tahsildars' returns.

The sadar establishment consists of the Manager, Dewan or Naib and various departmental clerks, treasurer, tauzi navis, shumar navis, jama navis and amins.

The registers form a complete if complicated record of transactions. They are maintained with some regularity in most of the big estates and with the greatest regularity by the Midnanore Zamindari Company.

the greatest regularity by the Midnapore Zamindari Company.

Rent receipts are generally given to tenants. Fow omissions were discovered during the settlement. Some landlords insist on taking a signature of thumb impression in the counterfoil from the tenant to whom a receipt is granted.

Estates in the district are fairly well managed. In small estates where the landlord combines his office of landlord with the profession of money-lender the tenants are bled. Where there is an absentee landlord, the tenanats may be for a time at the mercy of an unscrupulous naib as in the Kasimbazar property. But the managers of big estates realize that they must depend on business methods for good results. They chiefly fail in adequate supervision on a dishonest mufassal staff. The old-fashioned method of management was to depend on the extraordinary abwabs known as bhiksha and mangan to meet heavy capital expenditure. Rents were allowed to remain at a low level. It is much better policy, more profitable to the landlord in the long run and less burdensome on the raiyats, to increase rents gradually as the law allows and to abolish extraordinary abwabs. Such impositions owing to their weight and uncertainty are very burdensome on the cultivators who seldom have any reserve to meet unforeseen calls.

The raiyat appreciates freedom from arbitrary exactions though he resists an increase of rent which is permanent with more vigour than he resists a temporary contribution. He very greatly appreciates ready access to his landlord when he has a grievance or is in trouble. In a big estate managed on buiness lines arbitrary exactions by the zamindar as opposed to the regular abwab are becoming more rare. The chief danger is from the subordinate staff. If the raiyat has ready access to the proprietor or a responsible officer this danger is minimized. The daily court held by the proprietor or manager is one of the most important elements in estate management. It preserves the personal bond between the estate and the tenants which the latter so much value and gives the management an insight not otherwise easily obtainable into the affairs of his people. This is thoroughly recognized by the Midnapore Zamindar

Company. Their management is strict, but they endeavour to restrain the extertionate tendencies of their servants. Their rents are continually being pushed as high as expediency allows. There are no extraordinary exactions and the annual contributions are limited. Rents are exacted with the utmost regularity and there are penalties and punishments unknown to the Tenancy Act; but the raights know their obligations and are secure provided they fulfil them. Arrears of rent are trifling compared with other estates. In none of the other estates are the methods so business-like. There is not the same supervision. Papers are not so regularly kept. Where management is less strict and rents lower, the tenants are seldom any better off because they pay in other ways. Instances however are not wanting where the servants of the Zamindari Company are very extertionate. A dishonest agent whom the tenants consider to be backed by the power of the Company has great opportunities for extertion till discovered by the manager.

Management in Government Estates under the Collector is defective in two respects. Estates are under-assessed and things are left too much to amins and kanungos. There is no reason why tenants in a Government Estate should hold land at four annas a bigha where neighbouring rate for similar land is one rupee a bigha. Scattered Government Estates especially in the

diara are difficult to manage properly.

During the present settlement rents in Government Estates and temporarily-settled estates have been fixed with due regard to prevailing rates.

36. In the matter of enhancement of rent and imposition of abvabs, the provisions of the Tenancy Act are ignored by landlords with impunity. Other provisions of the Act are ignored. The Midnapore Zamindari Company has some land on which it used to grow indigo. These lands they call mj jot lands. They are not claimed as proprietors' private land, but they are let for a term of years, and on the expiry of the term, the lessee quits the land. Utbandi lands, real or so-called, are similarly treated. The temporary raiyats consider they have no rights in the land, though they may be settled raiyats of the village. The right of succession to an occupancy holding is sometimes ignored when the heir is a distant collateral.

Theoretically an occupancy raiyat can use his land in any way he likes; often however he grows oats or indigo for his landlords' benefit. In the recent revival of indigo during the war, the Midnapore Zamindari Company as a rule had no difficulty in getting their raiyats to grow indigo for them; in one place however they failed. The raiyats no doubt find that taking everything into consideration it is to their advantage to comply with their landlords' wishes.

There is no justification in the Tenancy Act for enhancing a raiyat's rent when he improves his holding by building a house or introducing a more profitable form of cultivation. Building a house is an improvement under section 76 (2) (f) of the Act. Where a raiyat makes a house he has to pay rent at the bastu rate for the area actually covered by the house and at the udbastu rate for the rest of the homestead. This is a universal custom and no raiyat thinks of questioning it. If a raiyat raises a field and makes an enclosure for growing pan his rent for the area of the pan garden will be raised from Ro. 1 to perhaps Rs. 5 a bigha without a question. There is a large area of land on which mulberry plants used to be grown for feeding silk worms. The fields in which the mulberry is grown were raised by the raiyats several feet above the level of the surrounding land and drained by deep ditches all round. The rate for these fields is about Rs. 3 a bigha. This rent has been paid for over fifty years and is still paid. No mulberry has been grown for the last ten years but there is no means by which the raiyat can get this rent reduced.

As the law stands now a landlord cannot legally enhance a raiyat's rent because he improves his land or grows a more profitable crop. His power to do so is in defiance of law and is based on old custom. The 50th paragraph of the Amended Code of Regulations relative to the Decennial Settlement, 1791, runs as follows: "It is expected that in time the landholders and raiyats will find it for their mutual advantage to enter into agreements in every instance for a specific sum for a certain quantity of land, leaving it to the

As in the case of abwabs law has not succeeded in overruling custom.

37. According to Shore, and no one was better fitted to judge, the zamindars at the time of the permanent settlement were as a rule lacking in all the qualities and the talents necessary for the management of their estates. "In general they are ill-educated for this task, ignerant of the common form of business and of the modes of transacting it; inattentive of the conduct of it, even when their own interests are immediately at stake, and indisposed to undertake it. Women of this denomination are by their own laws and customs secluded from all immediate interference."\*

He deplores the ignorance of the zamindars concerning the revenues of their estates and their inattention to their management. The result was that they were cheated and robbed by their managers and by the men to whom the collections were farmed. His remarks are peculiarly applicable to the unwieldy zamindari of Rajshahi. Grant refers to the Rajshahi zamindars as "a striking melancholy instance of the corrupt, inefficient and generally oppressive grasping administration." Every one is aware of the difficulties that beset the zamindars after the permanent settlement. For some years the stability of the settlement seemed to be in danger. The chief reason was that the zamindars were incapable of managing their estates in the manner that the Sale Law made necessary. If revenue was not paid punctually, the Sale Law came automatically into operation. As a result many of the old zamindaris were dismembered and Rajshahi is perhaps the most conspicuous example.

Raja Ram Krishna made various excuses for his inability to pay his revenue punctually, the irregularities of Mr. Henckell in making the Decennial Setilement and the refractory attitude of his farmers and raiyats, but there can be no doubt that the chief cause of his failure was pure bad management. His estates were sold piecemeal and often passed into the hands of his own servants, men experienced in estate management who have made fortunes out of them.

At the time of the permanent settlement the raiyats were in an advantageous position economically because since the famine of 1770 there was a demand for raiyats to cultivate the land. The character of the raiyats at the present day, however, negatives the contention that they were independent and refractory. The farmers whose employment was rendered necessary by the unwieldy dimensions of the zamindaris undoubtedly took advantage of the delay in legal process due to the weakness of the civil administration. The position was due more to weak zamindari management than to defects in the legal procedure for realizing rents. Government however in fear for its revenue listened to the outery of the zamindars on this point and in Regulations VII of 1799 and V of 1812 the hands of the landlords were strengthened.

Within less than twenty years the zamindars had learnt to make punctual payments or had lost their estates. Since then the zamindars of the district have made continuous progress in estate management. Their success was marked by the necessity of legislation to protect the raiyats. Compared with Shore's description the improvement in methods of management is very striking.

A centralized system has been devised. Papers are kept regularly which give complete details of the revenues of the estate. The rent-roll is periodically revised. Collections are usually good. The agency employed is cheap because it pays itself by means of collections outside the rent-roll. From the

landlords' point of view, the present system of estate management is efficient and cheap. Though there are many individual cases of oppression and hardship, the general impression is that the tenants are fairly well off. Illegal exactions are the worst feature of the system, but they are sanctioned and to some extent limited by custom and therefore mitigated. Enhancements of rent in particular cases are illegal and seem enormous, but when we consider that seventeen annus which is the average rate per bigha now paid by occupancy raiyats, represent in rice what four annas represented in 1793 we realize that the enhancements cannot have seriously affected the comfort of the cultivator.

#### CHAPTER III.

#### PART 4.

### Land Tenure,

38. There are on the revenue roll as it stood at the end of 1919 one thousand six hundred and eighty-six estates. Excluding Government and temporarily-settled estates there are 1,634 which are permanently, settled. These are classified as follows according to revenue and area:—

					Rs.		Rs.
21	Estates paying	g a reven	ne over	•••	10,000		
128	Ditto	ditto		•••	1,000 a	and below	10,000
102	Ditto	ditto	- 5	TT (2 TT	500	*1	1,000
1,246	Ditto	ditto	AR		10	<b>33</b>	500
137	Ditto	ditto	of	4.4	10	and less.	
11	Estates have	an area	over		20,000	acres.	
21	Ditto	ditto	Bak		10,000	and less than	20,000
188	Ditto	ditto	V //	ITU II.	1,000	11	10,000
146	Ditto	ditto	11	7 907	500	**	1,000
1,167	Ditto	ditto		(Carry	10	73	500
86	Ditto	$\operatorname{ditto}$	of		10 acre	es and less.	

Estate No. 2 is the biggest estate with a recorded area in the district of 51,415 acres. The smallest estate is No. 2145 with an area of 1.02 acres. Estates over twenty thousand acres cover 572 square miles and those between ten and twenty thousand acres cover 477 square miles.

In framing the record of proprietary rights it was necessary to prepare only 2,681 separate khalians an average of 1.59 for each estate. The area in direct possession of proprietors is 131,451 acres. There are many large patnis and a few extensive rent-free grants. The area in direct possession of all proprietors and tenure-holders is 249,156 acres. This includes the area covered by rivers, marsh and sand, roads, and old fallow which total 165,401, leaving 183,755 acres, which is only four acres for each tenure-holder. If we consider the area covered by hemesteads, tanks, recent fallow, bamboos and thatching grass which remains in the possession of the proprietors and tenure-holders it is clear that they hold a very small proportion of the cultivated land of the district.

39. The total land revenue assessed on the district is approximately ten lakhs. This gives an average of ten annas an acre.

The assets of the district composed of rent paid by raights, value of rentfree lands at three rupees an acro, and of lands on produce rents at five rupee an acre, and the annual value of the land in possession of proprietors and tenure-holders estimated at two rupees an acre, amount to Rs. 50,77,000. I have no means of estimating the collections from markets and fisheries and other miscellaneous sources of revenue, and I do not take into account illegal taxes which I have estimated to amount to about twelve lakhs.

The gross produce of the district is estimated to be about Rs. 7,95,00,000. The land revenue is therefore extraordinarily light being between a fifth and a sixth of the assets or estimated gross collections of rent alone and about one-eightieth part of the gross produce of the soil.

40. The following figures show the percentage of the total area of the district in direct possession of landlords and various classes of tenure-holders and raiyats:—

Proprietors	•••	•••	•••	7.9
Tenureholders-Rent-free tenu:	res	•••		1.6
, Permanent at t	fixed re:	nts	•••	3.1
, Permanent not	at fixe	d rents		1.8
,, Others	•••	•••	•••	•2
Raiyals service		•••	•••	1
, at fixed rents or rates		•••	• • • •	1.3
Settled and occupancy, cash re-	nts	•••	•••	77.6
Non-occupancy, cash rents	•••	• • •	•••	1.5
Occupancy-fixed produce-rent		•••	• • • •	-5
,, share of produce-r	ent	•••	•••	2.3
,, cash and produce	•••	•••	•••	• 1
Non-occupancy, produce		***		-3
Non-agricultural tenants	•••	•••	• • • •	-1
Rivers outside the record	• • •	•••	•••	•4
		Total	10	)()•

Settled and occupancy raiyats at eash rents hold 77.6 of all the land in the district and nearly 92 per cent. of all the land held by raiyats. Most of the raiyats who pay produce rents, whether a fixed weight or a share of the produce, have been recorded as occupancy raiyats. Technically they have occupancy rights, but they pay so high a rent for their land that these rights are of little value to them. They form a distinct class from occupancy raiyats on eash rents. A few raiyats pay a mixed eash and produce rent known as bhaq khajana. Their occupancy rights are recognized by custom, but raiyats who pay a share of the produce do not consider that they have any permanent right in their holdings.

The average rate of rent per acre for the main classes of raiyats is shown in the following figures for each subdivision and for the district:—

			ery mercus, automorphism			
			Raiyats at fixed rent.	Occupancy raiyats.	Non-occupancy raiyats.	
			Rs. A. P.	Rs. A. P.	Rs. A. P	
Nator			2 25 47 42	$3 \ 3 \ 6$	3 5 0	
Naogaon		,	2 5 4	$2 \ 14 \ 9$	3 - 1 - 0	
Sadar subdiv	rision	• • •	2 - 5 - 1	3 7 0	2 6 $2$	
Whole district	et		2 - 5 - 5	$3 \ 3 \ 0$	$2 \ 14 \ 0$	

The land held by non-occupancy raiyats is mostly land in the alluvial area and to some extent waste land recently brought under cultivation. In fertility such land may be much below the average. For land of equal quality, the rent paid by a non-occupancy raiyat ought to be higher than that paid by a settled raiyat.

The average rent paid by occupancy raiyats is higher than the average in Faridpur and Dacea but lower than in Noakhali, Bakarganj and Muzaffarpur. In the following police-stations the average raiyati rent differs most from the district average:—

	Hate.		nate.
	Rs. A. P.		Rs. A. P.
Bagatipara	1 11 10	Puthia	4 2 10
Godagari	1 13 1	Durgapur	4 7 2
Singra	4 0 2	Bagmara	4 2 8

The low rate in Godagari is explained by the fact that most of this area has recently been brought under cultivation. The population was only 358 per square mile in 1921 and 276 in 1901. In Puthia and Durgapur the population used to be over 1,000 a square mile. In Bagmara it is now about 900. There is great demand for land. Rents were raised in these places during the continuance of the silk industry and never have been decreased. I cannot account for the low rate of rents in Bagatipara. The land is below average quality in places, but there is probably more inferior land in Lalpur where the rate is Rs. 2-12-10. The high rate in Singra police-station is due to the value of the land and the activities of powerful landlords. The

population of Singra is only 409 per square mile. The land is valuable bil land and yields a heavy crop with little trouble.

41. The number of under-raiyats recorded was 278,262. Of these 24,432 occupying 9,850 acres of land have occupancy rights. Homestead land let by a raiyat for the purpose of building a house usually carries with it a right of occupancy.

In arable lands the under-raiyat has no right of occupancy, but he is never disturbed in land where he has built a house. The raiyat in that case

will admit that by custom he cannot eject his under-raiyat.

One lakh seventy-one thousand seven hundred and fifty-seven underraiyats without occupancy rights on eash rent hold only 80,630 acres of land less than half an acre each. There are 80,989 under-raiyats who hold 68,907 acres on produce rents so that nearly a third of the under-raiyats recorded are on produce rents.

The average rent per acre paid by under-raiyats with right of occupancy is Rs. 6-13-7 per acre and without right of occupancy Rs. 5-11-6 per acre. Charghat police-station has 15,275 non-occupancy under-raiyats on money

rent a far larger number than any other thana.

42. The following service tenures were found :-

Mandali Chakran.—The Mandal is a head raiyat who summons the tenants and helps the tahsildars to collect rent.

Simanadari Chakran.—The tenant points out boundaries.

Rasungiri Chakran, Farangiri Chakran.—The tenants act as chainmen during survey.

Atpahari Chakran.—The tenant, originally watchman, supplies fuel and

does menial work for zamindar's agents in the mufassal.

Barbers, potters, cobblers, washermen and priests are occasionally

remunerated by service lands.

Many villages have some plots set apart as *Pirpal*. The ownership is vested in the entire Muhammadan community of the village and the land pays no rent to the *zamindar*. The lands are held in trust by one of the community and the rent in money or in kind is spent on some religious object usually on feasting at one of the Muhammadan festivals.

# CHAPTER IV.

#### Revenue History.

43. Previous to 1793 the zamindari of Rajshahi constituted the district of Rajshahi. The jurisdictions of the supervisors and early Collectors were defined in terms of estates and not with reference to geographical limits. Under instructions from the Directors, Lord Cornwallis in 1787 desired the Board of Revenue to prepare a plan for the arrangement of the country into Collectorships. Three principles were laid down—each zamindari was to remain under one authority, in the disposition of parganas into Collectorships, their contiguity should be considered, and no Collector should have collections of less than five lakhs unless there were special reasons. Apparently revenue considerations were paramount; there is to be no splitting up of existing revenue units. In pursuance of this plan, the large Laskarpur Pargana which had a revenue of less than five lakhs ceased to be a district and was annexed entirely to Murshidabad. The Rajshahi estate, enormous in extent and with many widely detached portions, continued to form one charge. Even when the Company was concerned only with the collection of revenue, such a charge was hopelessly unwieldy; but when they had to take up general police and judicial administration it became necessary to replace the revenue district by a district territorially compact. A good illustration of the inconvenience of the early jurisdiction is given by a letter from the Collector of Dinajpur, dated 21st June 1789, to the President and Members of the Board of Revenue, reproduced as No. 372 of the Dinajpur District Records. He reports that Pargana Barbakpur which is included in Dinajpur is 80 miles from Dinajpur, but only 28 miles from Nator (at that time headquarters of Rajshahi District). Pargana Chowgong included in

Dinajpur is 100 miles from Dinajpur, but only 12 miles from Nator. Another mahal is included in Murshidabad though it is 100 miles from Murshidabad and only 18 miles from Dinajpur; another included in Murshidabad is 100 miles from that place and only 4 miles from the collecting kachhari at Bogra in Silberris. He recommends transferring these mahals to the district whose headquarters were nearest. He adds: "One essential object to be attained by this measure, if it be feasible and can be adopted, will be the preventing these places from holding out an asylum to dacoits who can always lay hidden a long while with impunity in a neighbouring village under distant control, and thereby defeat every good to be derived from a regular and well appointed police."

Shore recognized the necessity of making the district a compact geographical unit, and in 1792 the Board issued orders to all Collectors to point out separations or annexations necessary to make districts more com-

pact. No district was to be divided by the Ganges or Padma.

In consequence of this policy, the zamindari of Rajshahi ceased to be one district; outlying bits of the estate were transferred and other estates were added till a compact block remained. Chakla Nij Rajshahi which had

given its name to the estate was included in Murshidabad.

The mahals south of the Padma were included in Nadia; Bhusna was attached to Jessore; other distant mahals were assigned to Rangpur, Dinajpur, Mymensingh and Dacca. The following mahals, that is to say, estates or parts of estates, were annexed to Rajshahi: Lashkarpur and Thirpur and a number of small estates from Murshidabad; Barbakpur, Chaugaon and Kaliganj from Dinajpur; Balihar from Rangpur.

The district of Rajshahi after the permanent settlement extended from the Mahananda River to the Karatoya and included a large part of the present district of Malda, almost the whole of Pabna and part of Bogra. When Malda, Bogra and Pabna were separated in 1815, 1821 and 1828, the district had almost its present boundaries. In 1875 there was adjustment of the Pabna and Dinajpur boundaries and in 1895 Mahadebpur Thana was added from

Dinajpur and some villages in the Ganja mahal were transferred from Bogra.

It is curious that Nij Chakla Rajshahi, including Pargana Rajshahi which give its name to the zamindari, was excluded from the district which perpetuates the name. The original Rajshahi was severed from the present district in 1793, and is now a pargana in Murshidabad. Professor Blochman's derivation of the name Rajshahi quoted by Mr. O'Malley in his Gazetteer overlooks this point. Raja Kans or Ganes had no connection with Rajshahi proper, though his kingdom of Bhaturia is in the present Rajshahi district.

44. The following \*account of the Rajshahi zamindari was written in 1786:—

### "Account of the Zemindary of Rajshahi &c.

A Bramin, named Camdeo, lived in moza Nator in Lushkerpore and had three sons viz.: Ramjiwan, Ruggoonunden, and Bishenram. Ruggoonunden was employed as Vakil of the Zemindar of Lushkerpore at Dacca, the then seat of Government. He was afterwards employed in the same Capacity by Durrupnarain the Canongoe of Bengal, and soon after advanced to the Office

of Naib Canongoe.

In 1113, on the defalcation of Bhugwutty and Gunnesnarain Chowdries of Purgunah Bungatchy &c., in their payments of Revenue, Ruggoonunden got their Zemindary in the name of his Elder Brother Ramjivan. He remained in the Office of Canongoe's peshkar from 1114, to the end of 1115, Bengal Style. The year following, the Navaub Kartullab Khan, was made Dewan of the Soubeh of Bengal and Orissa with the Title of Moorshid Kooly Khan, and appointed Ruggoonunden his own peshkar. In 1117, Bengal Style, on the Death of Ramkishan the Zemindar of Bettorea &c., Ruggoonunden got the management of the Zemindari, which remained in the name of Rannee Serbanee, the zemindar's widow, but she dying soon after without heirs, Ruggoonunden obtained the zemindary in the name of his Brother Ramjivan.

Proceedings of Board of Revenue, 17th March 1786.

In 1120, Oodenarain the zemindar of Razishahy, having revolted in consequence of some discontents, collected his adherents and retired to the Ruggoonunden was sent with a force against him, Mountain of Sultanahad. seized and confined him in prison, for which service he was rewarded with the zemindary of Rajeshahy which he took in 1121, in the Name of his Brother Ramjiwan. Sometime afterwards, Setaram, the zemindar of Nuldee, was apprehended and confined for the murder of the Foujder Aboutorab, but dying in confinement, his zemindary together with that of Ibrahimpore &c\* belonging to Ruggoonaut was given to Ramjiwan. Ruggoonunden (died in 1131 and his infant son Bowany Persaud soon afterwards: the management of the zemindary then devolved, to Calcapersaud the son of Ramjiwan, and Debypersaud the son of Kishenram at which Time the Afghans Kishwer Khan, Shum Shur Khan Enayut Khan &c Zemindars of Havileo Mahomedabad, Shahozial Toongeeserooppour &c and Islindear Beg zemindar of purguenah Pokerea, being thrown into Confinment for Murder, their semindaries were given to Ramjiwan. Afterwards Enayutulla, zemindar of Jelalpore &c\* falling in arrears, sold Havillee, and Futtehabad &c\* to Ramjeevan to make good his Revenues; and Ramjeevan on his son Caleapersaud dying without issue in 1131, wanted to give 10 annas of the zemindary. to his Great Grandson Ramkaunt, and 6 annas to Debypersaud, his Brother Kishnram's son, but, Debypersaud not consenting to this the whole was given to Ramkaunt. Ramjeevan died, leaving the temporary charge of the zemindary in the Hands of Dearam his Khedmutgar. In 1146, the zemindary of Ootter Serroopoar Patlada &c" (after the Death of of Rogoonaut the deceased zemindar's widow) was taken by Ramkaunt. However, as he could not realise the Balance of Government, the zemindarees abovementioned were through the names of Mustapha Khan, given to Debypersaud. He held them some time; they afterwards came into the possession of Ramkaint as formerly. Ramkaunt died without male issue in 1153, & his zemindary came into the possession of his widow, the present Rani Bowannee. Some time after she gave the zemindary to Rugonaut her Daughter's Husband, who, in 1158, died. She then resumed the management of her zemindary. In 1165, Nundcomer Roy got her displaced, and the zemindary given to Goury-persaud, son of Debypersaud, who held it for a few months, and then it was again given to the kani, who now remains in possession."

45. In Grant's Historical and Comparative Analysis of the Finances of Bengal we have an account of the zemindari from its first assessment in 1722 down to 1786. The zemindari is said to contain 898 mahals or pargana divisions comprehending 16196 villages extending over nearly 13000 square miles. Down to the Permanent Settlement this enormous zemindari was assessed as a whole. It is not possible to isolate the present district. Grant's analysis begins with the assessment as it stood in Sujah Khan's time. In the instructions to the Supervisor his reign is the starting point of enquiries as "at that era of good order and good government no alterations had taken place in the ancient divisions of the country, and the confusion which is now apparent has been posterior to those times."

The assessment of 1722 set forth in the corrected "asl Toomary Jama" of Sujah Khan in 1135 (1728) amounted to Rs. 17,41,987. The following figures give rough details of this and subsequent assessments:—

-			Assessment in lakhs in		
Division-			1135(1728)	1141 (1784)	1172(1765)
Rajshahi Bhaturia Neldy Miscellaneous	•••	•••	9·1 5 3·1 ·3	·	9·7 4·4 2·9 5·8
	Total		17:5	Bahir band	$   \begin{array}{r}     \hline     22.8 \\     \hline     1.5 \\     \cdot 2   \end{array} $
					$\overline{24.5}$

Tawfir is explained by Grant as "improvements or increase of the Jageer lands." These figures represent only the "asl" or original revenue without abwabs. There were large additional assessments during this period imposed in addition to the 'ast' or original jama to meet the needs of Government sometimes by the Imperial Government but usually by the Subadars. "The only regular mode of improving territorial revenue was by hastbud or ascertainment of the farms and present effective rental." This could be done gradually as the actual assets of the parganas were discovered and reported in the course of the periodical settlements or expeditiously by the deputation of amins to make a survey. These methods were slow or expensive. The ruler was impatient and above all the zemindar and his officers were opposed to a process which involved the discovery of the real income from the tenants' lands and from the landlords' private lands and the cost of collections. The framing of a correct rent-roll was always avoided by corrupt influence and there was no check on fraudulent alignation of profitable lands rent-free or at an inadequate rent. Instead, therefore, of increasing the revenue by regularly enhancing the legal rent of the raiyats (which was limited to one-fourth of the gross produce of the soil) the ruler was forced to have recourse to abwabs which effected an arbitrary increase in the revenue of each estate without reference to its assets. It was left to the landlords to distribute the weight of the abwabs on their under-tenants and raiyats. The abwabs were amalgamated with the original assessment in 1765 and Grant gives the net revenue payable to Government in that year as follows:—

	- Em	9 -		$\mathbf{R}\mathbf{s}$ .
Original assessment		122	•••	24,51,022
Abwabs			•••	6,02,688
	经搬送		_	30,53,710
Deduct 'Muscorrat' of account of his priva				
charitable endowme		4		44,715
		N 5.1		30,08,995
	Part State			-

The allowance to the zemindar is obviously insufficient. Kasim Ali was not satisfied with this revenue though it had been increased so greatly in the last 30 years. Suspecting concealed assets he directed a hastbud which was carried out in 1169 [1762] for the whole zemindari excluding Baher band. I quote Grant's description of this operation to show how unsatisfactory were the prevailing methods of estimating the resources of one estate for revenue purposes.

"The principal amin employed in this service apologizes in a note subjoined to his account for the deficiency of his investigation by observing that the more complete ascertainment of the resources of so large a district by measurement and hastbud would require about two years; for which reason he had contented himself with such suddar and mofussil papers as, could be collected expeditiously, and from the information hence derived had drawn out his statement of improved rents, with resumptions of subadary and other zemindary expenses, all which he should endeavour to see realized to Government.' In fact the larger divisions of Rajshahi proper and Bhetooria were only generally estimated probably from the local fallacious accounts of the zemindar himself or his service dependents; while the more satisfactory detail is entirely confined to those parganas of recent acquisition." According to this the direct collections had increased to 3,151,580 gross or 2,949,753, deducting collection charges. The imposition of a new abwab "serf sicca" at the rate of one and a half anna in the rupee and an ascertained increase in assets in certain parganas were added to the hastbud with the result that in 1170 (1763) the net revenue due to the exchequer was 35,08,770. This does not agree with the former figure 30,08,995 in which apparently the recent abwab and additions had not been included.

46. When Muhammad Reja Khan was appointed by the Company to administer its newly acquired revenues the revenue of the zemindari was fixed

at Rs. 24,56,108. According to Grant the abatement was fraudulently given. Between 1765 and 1771 the revenue was increased to 29.19,210. Grant states that the results of an investigation by amins in 1183 (1776-77) proves that this revenue was not excessive. The figures he gives are reproduced. He places no faith in their correctness, yet considers them proof of the resources of the country to meet the highest revenue ever imposed on the zemindari.

					Rs.
Ash	•••	•••	•••	• • • •	14,18,430
Abwabs	•••	•••	•••	•••	14,26,284
Curtanny o					1,19,616
Bajec Zama	frauduler	itly alienate	ed, 429,149	bighas	
at Re. 1	•••	•••	•••	•••	4,29,149
Chakran la	ands allo	uvul inster	الم عام الم	llootion	33,93,479
		ri officers, :			2,34,690
,		Gross ]	Rental	•••	36,28,169

Grant contrasts with this figure the gross revenue in 1783 of Rs. 23,00,000 less three and a half lakhs for collection expense. He points out that owing to the "fallacious system of fabricated accounts" resources of the country and the peculation of the Collectors of rents have been concealed. Passing from the particular case of Rajshahi to the general state of the Provinces he points out that the Government has had no success in stopping the decline in the revenue and have failed not only in collecting a moderate fixed revenue but even in collecting a revenue which is progressively decreased. He blames the ousting of the old zemindars in favour of temporary farmers, and declares that the newly adopted system of sale for arrears is no remedy. Returning to the case of Rajshahi he shows how unfortunate the application of the Sale Law can be in a badly managed estate. The control of the Rajshahi estate lay not in the proprietors' own hands but with interested and unscrupulous advisers who secretly alienated valuable properties, oppressed the raiyats of the remaining lands, misappropriated a great part of the collections so that properties came to sale piecemeal to the loss of the estate and discredit of Government.

Grant's conclusion is that the revenue of the zamindari is thirteen and a half lakhs less than it might be; or, if Baharband is included, 15 lakhs too little.

We cannot accept Grant's conclusion without examination. The assets of the estate were never ascertained in a satisfactory manner. A revenue of 35 lakks was never realized. The English administrators after the attempt in 1776 refused to entertain the idea of a regular inquiry into the assets of the estate and the amount which was settled at the permanent settlement was based entirely on experience of actual realizations. Grant says that 23 lakhs less collection expense of  $3\frac{1}{2}$ , i.e.,  $19\frac{1}{2}$  lakhs net is  $13\frac{1}{2}$  lakhs too little. At the Permanent Settlement Revenue was settled at 22½ lakhs, i.e., a revenue which might have been increased by 10½ lakhs or 46 per cent. if Grant's conclusions are correct. Grant's valuation of the land fraudulently alienated free of revenue and of the chakran land is clearly excessive. Raigati rents at present in the district average Re. 1-1 for a standard bigha. Rupee 1 in Grant's time represented in purchasing power more than four times what it does now. Zamindars' returns filed after the permanent settlement show that the rate per bigha was about four annas. The bigha then was not the standard bigha of the present day but the bigha in which the zamindars gave the areas of their villages from 1793 onwards is probably the same as Grant's bigha.

But in comparing Grant's estimate with the revenue settled in 1793 we should leave the whole of the fraudulent alienations out of account. They were not assessed at the permanent settlement, but were left for later investigation. If we do so and reduce the valuation of the *chakran* lands, Grant's estimate is only four and a half *lakhs* greater than the revenue finally fixed. The estate failed to pay  $22\frac{1}{2}$  lakhs and was sold piecemeal, but

assuming good management as Grant does it might have paid the amount of Grant's estimate.

The Dewani was granted to the East India Company in 1765. For four years the old methods of revenue administration were not disturbed till 1769 when the Supervisors were appointed to superintend the collections under the Councils of Revenue at Murshidabad and Patna. The instructions issued to the Supervisors are of great interest. In comprehensiveness they leave little to be desired. For revenue purposes the Supervisors were to prepare a history of the zamindari families, a complete rent-roll and list of the assets of the country available for revenue purposes; they were "to penetrate through the chicanery of those employed and acquire an exact detail of every particular tax or cess"; to investigate the revenue administration with a view to checking extortion and peculation and multiplication of superfluous subordinates; to fix a fair rent for all raiyats and to convince them that their security and property are the objects of Government. These instructions set forth the objects of the Company in all their attempts at Revenue administration. The first object was an assessment of land revenue adequate and equally distributed in proportion to the assets of the land and fixed so that the proprietors could pay it comfortably without oppressing their tenants. A fair assessment was necessary preliminary to the reform of the Extortion by the Muhammadan Government had revenue administration produced extortion by the zamindars and farmers and had been met by evasion and concealment on the part of under-farmers and raiyats towards their superiors. The revenue officials were as corrupt as they could be.

The Supervisors' task was too heavy for them. They did not succeed in ascertaining the assets of the country, but it became clear how corrupt the collecting agency was. The Company decided to take the management of revenue matters into their own hands. Various schemes of administration were devised to replace the Councils of Revenue and Supervisors—a Controlling Committee of Revenue at Calcutta with the Supervisors now called Collectors in the districts, then five Provincial Councils subordinate to the whole Council with native 'aumils' in the districts, and in 1781 the Committee of Revenue consisting of five senior servants subject to the Governor-General and Council with British Collectors in the districts.

In 1772 the Committee of Revenue, while on circuit at Murshidabad, settled Rajshahi with the proprietress Rani Bhawani whose offer was considered more advantageous than the offers of the outsiders who desired to farm the estate.

The quinquennial settlement was generally made with farmers and even when made with the zamindar as in Rajshahi the revenue had been the subject of competition and was fixed too high. When fresh leases were in contemplation, Hastings proposed to appoint a temporary office consisting of covenanted servants of the Company with the necessary staff to prepare an accurate statement of the real value of the lands so as to secure a fair and equitable settlement of revenue and protect the raiyats from extertion, in short to make a sort of survey, and record-of-rights preliminary to assessing land revenue. The discussion between Hastings and Francis is of great interest. Francis in his minute of 5th November 1776 made the following objections:—

The difficulty and complexity of the work are so enormous that it is impossible to accomplish. "The complex idea which the whole operation gives me is a union of confusion and impossibility." The proposed accounts cannot be procured without dispersing a multitude of indigent and rapacious officers through the country.

If attainable the accounts could not be depended on—the farmers would not disclose their true profits, the dispossessed zemindars will give no information and the raiyats, if they expect relief, will exaggerate their distress or, if they fear increase of taxation, will conceal their resources.

Were they ever so accurate the accounts should not be the basis of the new settlement. It should not be Government's policy to exact the utmost possible revenue, but only a revenue to meet the known expenses.

As regards the protection of the raiyats Francis said that the raiyat was not a proprietor of the soil, it was an invasion of the rights of property to interfere with freedom of contract in order to protect him, it was right that for the support of the few the many should labour receiving their recompense in peace, protection and security.

In reply Hastings admitted that a regular survey would be tedious and expensive, but said that accounts were kept by the zemindars for each raiyat in a village with summaries for each village in a paryana and each pargana

in a zemindari which were readily available.

The object was not the highest possible revenue but a moderate revenue equally distributed. The present assessment was known to be unequal in incidence and a knowledge of the assets was the only remedy. As regards the raiyats, liberty of contract was impossible. A raiyat had the right to continue in possession and to pay the same rent which is in his patta. The oppression of zemindars' agents, though against the zemindars' interest, rendered it necessary to protect the raiyats.

The soundness of Hastings' proposal is now self-evident though Francis was correct in his estimate of the difficulty of the business. A hastbud of Rajshahi was made in 1183 (1776-7). Harington called for the papers when he was engaged in making the decennial settlement and they were sent to Nator. This is no doubt the hastabud which Grant refers to as having been

made in this year.

I am not certain whether it was made by the staff appointed by Hastings. The discussion took place in November 1776 and the hastabud was completed before April 1777. If it was done by the new office it must have been done in the most hurried and superficial manner. Grant places no reliance in the figures. This superficial and imperfect operation was the only general attempt made during the British administration to obtain direct knowledge of the assets of the country before the permanent settlement.

On the expiry of the quinquennial settlement the estate seems to have been settled annually, with the proprietors for some years. In 1190 (1783-4) the estate was held under direct management by the Collector but for the next four years was settled with the Rani on a revenue of 24 lakhs for the first year, increasing by 25,000 in each of the succeeding years. One would imagine that in an estate of this magnitude the change from a zemindari settlement to direct management and vice versa would be a grave undertaking involving very careful organization. On April 14, 1783, i.e., within a few days of the beginning of the Bengali year, the Collector is ordered to make a khas settlement for 1190 of an estate whose lands extend from Birbhum to Dacea. At the present day this would be a gigantic task. In these days, however, settlements of land revenue were very simply made. When settlement was made with the zemindar the Collector had nothing to go on except the previous revenue and the amount of arrears, so settlement was made after a little bargaining at something near the existing revenue. In a farming settlement instead of dealing with the zemindar he dealt with an outsider who was prepared to engage for the whole or with a number of outsiders who took leases of portions of the zemindari. When he held the zemindari khas the Collector simply dealt with a larger number of lessees and farmers. This appears to have been the only difference in the Rajshahi Estate. When Henckell was directed to make a decennial settlement with the zemindar or hold the estate khas he made what he called a mufassal settlement with twenty farmers. Direct management simply meant a settlement with a larger number of farmers—it did not involve direct dealings with the raiyats.

Whatever the nature of the settlement, there was a permanent staff in the mufassal to watch the Company's interest and collect the monthly instalments of revenue at the chief office of the estate. The best illustration of the methods adopted to safeguard the revenue and to make sure that the collections reached the treasury are to be found in a letter from the Revenue Board, dated 19th June 1787, relating to the neighbouring district of Dinajpur. The Dinajpur estate was to be settled with the proprietor. The Collector was to station officers at each subordinate and chief collection office to keep an account of the collections. The money chest was under double lock, one

key being with the Collector's representative. The monthly revenue was to be paid each month and other disbursements including payment of all the collecting staff made only with the Collector's sanction. Even after the permanent settlement in Rajshahi the Collector maintained a tahsildari establishment in the mufassal for the purpose of collecting revenue in permanently-settled estates.

- 48. The following are the main points in the Amended Code of Regulations relating to the decennial settlement of Bengal, Bihar and Orissa approved by the Governor-General in Council on the 23rd November 1791:—
- 1. The assessment now fixed for ten years was to be continued thereafter for ever provided the Court of Directors approved.
- 2. Settlement was to be with the proprietors of the soil whether zemindars or talukdars.
- 3. Those talukdars who are to be considered actual proprietors of the soil are defined.
- 4. Revenue-free lands held under valid or invalid grants are excluded from assessment for the present and are to be investigated subsequently. Proprietors' private lands and chakran lands are to be assessed.
- 5. In the special orders it is laid down that the standard for fixing the assessment is to be the revenue of the preceding year compared with accounts and information supplied by the Collectors. If the Board of Revenue considers that the accounts of any district are defective and more information is necessary and that it can be obtained without recourse to hastabud and measurements which have been prohibited the decennial settlement of the district may be postponed.

These rules do not apply in the case of separated taluks which have not before paid revenue direct to Government or lands of which the assets are known. In these cases the revenue is to be so fixed that including the produce of his private lands the proprietor retains a sum equal to ten per cent. of the revenue as his profit.

- 6. The Regulation also contains the germ of subsequent Land Registration Enactments. The zemindar is to file a return each year distributing his assessment over each of his villages. The object of this is to enable the Collector to apportion the revenue when an estate is split up.
- 7. It also contains the beginnings of legislation for the protection of tenants.

The special orders given to Henckell, Collector of Rajshahi, were to offer settlement in the first place to the zamindars subject to separation of the separable taluks; if he refused the Collector was to hold the estate under direct management for one year and during that period to negotiate with the zemindar and the separable talukdars.

Raja Ram Krishna was offered settlement at a revenue of Rs. 23,28,101-5-19-1. He refused and proposed to raise the previous year's revenue which was Rs. 2,50,000 less to that sum by a progressive increase extending to the fifth year. The Board had forbidden a progressive increase beyond three years, so they refused this offer. The Raja agreed to raise his revenue to the stipulated amount in three years on certain conditions which were impossible, so the Collector suggested direct management for the year 1197. Government then on 28th July 1790 directed the Collector to offer the Raja settlement with a progressive increase extending to the fifth year and, in case of refusal or if it was too late in the year to complete the settlement, to hold the country in direct management and meantime to receive proposals from the talukdars. Henckell did not communicate those orders to the Raja but proceeded to make what he called a mufassal settlement with twenty farmers. He stated that he made the settlement with farmers because the zemindari was badly managed by the proprietor whose agents cheated him and oppressed the raiyats. Certain profitable estates had been carved out of the parganas to which they belonged and given to favourites with the right of paying their rent direct to the proprietors instead of through the farmer of the pargana. In making this settlement Henckell restored these to the parganas to which they belonged. He framed certain

rules which were embodied in the engagements of the farmers. The principal rules were the following:

(1) If the Maharaja takes settlement of the whole estate the farmer is to pay him the stipulated amount.

(2) New abwabs are prohibited.

(3) Invalid Revenue-free grants are to be resumed to revenue.

(4) All profits from waste lands belong to the farmer.

(5) The farmer is to give monthly receipts to the raiyats distinguishing Khud Kasht and Pai Kasht raiyats, payments on account of asl rent and abwabs, and payments in kind.

(6) Assessment of the rent of absconding raights from those remaining

is forbidden.

(7) In future lands are not to be granted free of rent. (8) Patwaris and village officials are to be retained.

(9) Farmers are not to interfere in civil and criminal cases.

The revenue for 1197 was collected from Henckell's farmers. Henckell however had received orders to settle with the Raja and he could not disobey them though he threatened the Raja with dispossession for ten years if he did not accopt the farmers. The Raja accordingly took settlement and the Collector handed over the estates to him towards the end of the Bengali year 1197 (on 15th March 1791). The Collector's officers continued to collect from the farmers for some months till the Raja began the collection for 1198 with the usual ceremonial (Punyaha). Raja Ram Krishna engaged to pay a revenue of Rs. 22,52,200 while he collected from the farmers Rs. 25,24 000. He signed the engagement on 15th March 1791 and Henckell forwarded it to the Board on 16th August 1791. It contained the statement that only two talukdars had applied for separation and are to pay their revenue direct to the Collector. The Board approved and forwarded the papers to Government. Government entirely disapproved. They drew attention to the Collector's disobedience in not separating the talukdars and to the serious and unexplained delay in carrying out the settlement and sending in the papers. Accordingly Government ordered the deputation of Mr J. H Harington, Secretary to the Board of Revenue, as Commissioner to Rajshahi with all the powers of Collector to separate the taluks according to the Regulations and complete a settlement of the estate according to the previous orders.

On Harington's report the Board found that Henckell had not immediately communicated Government's orders of 28th July 1791 to the Raja but had suppressed them for several months and in the meantime had disposed of the district in farm for ten years to persons many of whom were strangers and adventurers or public officers in subversion of the rights of the zemindar and separable talukdars, and in opposition to the general Regulations and his

particular instructions.

On 20th April 1792 Henckell's mufassil settlement was annulled and the Raja was informed that he might settle with whom he pleased.

49. "From time immemorial, it has been customary for the zamindars, in falling in arrears in the payment of their rents to raise a sum of money for that purpose by disposing of part of their lands, either voluntarily or by compulsion of the Government. These lands sometimes are entirely alienated and become dependent only on the khalsah or they are annexed to the domain of another landholder who purchases them, or they are allowed to continue "muscoory," that is, under the jurisdiction of their former zemindar, paying only the "tukseemy" revenue, with the rate of taxes imposed on the rest of the province; but in this case they often afterwards found means, either by complaints, or by the interposition of powerful interest, to procure an order from the Government for their dismemberment, authorizing them, at the same time, to remit their rents immediately to the Khalsah."\*

A taluk was a part of an estate alienated by the zamindar either by sale in order to raise money or by gift to an influential favourite. The talukdar sometimes paid his proportion of the revenue direct to the Exchoquer (or

Proceedings of the Committee of Circuit held at Cossimbazar, 11th July 1772. Firminger's Fifth Report, Volume II, p. 547. See also Mr. Shore's Minute on the rights of zamindars and talukdars at p

Khalsah) or to the zaminder, and had the power to dispose of his taluk by sale or gift. At the decennial settlement when the talukdar was considered to be proprietor of the soil his taluk was definitely separated from the original estate to which it had apportained and assessed with a separate revenue payable directly to the Collector. The duty was carried out by Mr. J. II. Harington in Rajshahi in 1791-2 for the whole of the Rajshahi Zamindari. The number of separated taluks was moderate. There were 3,236 in Bhaturia, Bhusna and the Miscollaneous Mahals and 408 in Pukhuria. Many of them were small with a revenue of less than fifty rupees.

Two examples will serve to illustrate the method of assessment—Estate No. 795 of the Rajshahi Collectorate. The rent in 1188 had been Rs. 238 5 annas 17 gandas. In 1196 it had been increased to Rs. 391. The talukdars said this was more than the taluk could pay. The Commissioner took the average collections of the three years 1195-7 which was Rs. 233-3-15 and added thereto a sum of Rs. 86-12-5 assessed on excess land included in the taluk by three progressive enhancements thus:—

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Revenue of 1199 Rs. 233-3-15 + 11-12-5

,, 1200 Rs. 245-0- 0 + 37- 0-0

,, 1201 Rs. 282-0- 0 + 38- 0-0

,, 1202-6 Rs. 320-0- 0
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which converted into Company's rupees becomes Rs. 341-5, the present revenue.

Account Settlement of Turaf Daulshahi in	Pargar	a Bhat	uria :—
	Rs.	annas.	gandas.
Rent of 1196 according to the zamindar's accounts was	801	5	9
Add an abatement which had been granted in 1194	596	0	8
Total	1,397	5	17
Deduct Sair abolished	-	Nil.	
	1,397	5	<del></del> 17

This was considered too heavy to be immediately imposed, so a sum of Rs. 436 was deducted in the first year and restored in four succeeding years by enhancements of Rs. 75, 100, 100, and 161 so that the permanently-settled revenue of Rs. 1,397-5-17 became payable in the fifth year.

50. Before proceeding to examine the results of the permanent settlement, it is necessary to indicate briefly the conditions, local and general, economic and political, under which this great revenue experiment took place.

The famine of 1770 had resulted in the loss of one-third of the population of the country. The present district of Rajshahi suffered very badly. A large area went out of cultivation, but collection of revenue went on with unabated severity. The raiyats became restless. Large numbers deserted their homes and wandered in search of cheaper land. The privileges of the Khud Kasht raiyats' fixity of tenure and customary rates of rent became a burden. The wandering raiyat could get land at a lower rent. The raiyats who had their abode fixed in a village were made to pay the rent of absconding raiyats and so the evil accumulated and more raiyats absconded. The whole country became unsettled. We find military force used to quell disturbances raised by the raiyats.

Cultivators driven from their homes furnished recruits for bands of dacoits which infested the country. The no man's land between Rangpur,

Dinajpur and Rajshahi and detached portions of Rajshahi like Bhitorband and

Swaruppur offered a shelter to "herds of dacoits".

In 1784 Ensign Duncanson was deputed against the dacoits. In 1787 Lieutenant Brenan's men surprised a noted leader named Bhawani Pattak; the leader and two of his headmen were killed, eight dacoits were wounded, and forty-two taken prisoner. Seven boats with arms, accourrements and ammunition were captured. Bands of robbers who called themselves sanyasis wandered about the districts plundering as they went. The letters of Mr. E. Strachey in 1808 which are appended to the Fifth Report shew that dacoits flourished exceedingly in Rajshahi in his time. They owed their immunity to the connivance of the zamindars, the police and even the officers of the District Courts.

In 1788 the Collector of Dinajpur proposed to execute after summary examination every tenth man taken in arms. Government, however, did not approve of such drastic measures and directed that all prisoners be handed over to the Criminal Courts for regular trial.

The Resident at Malda writing in 1788 says:-

"They ride about the country in parties pretending to be the Nawab's people in pursuit of thieves and actually go so far as to tie the hands of some of their own gang and lead them about as apprehended felons. This curious deceit has been practised very lately at Buddlgachy."

Again writing in the same month he says :-

"There is a little army of theirs governed by chiefs who ride horseback and in palanquin. They have built themselves homes.

Such daring outrages I never heard of—their number computed at upwards of 200. On a former occasion the Nawab sent a *phousdar* and force who apprehended a great number of them and restored peace and quietness."

Till about the date of the permanent settlement there were no Criminal Courts within reach of the people of the district. The Company had practically no concern with criminal matters till circumstances forced them in 1790 to take criminal administration into their hands. The Muhammadan Courts were worse than useless. The police were under the Muhammadan rulers and were inadequate and useless. The Civil Courts appertained to the *Dewani* and by 1787 there was a Judge in each district who was a covenanted servant of the Company.

In the districts there was very little protection of life and property, and judicial powers were exercised to their own advantage by any one who had the power.

Another grave disadvantage from which the country suffered was the state of the coinage. Up till 1795 there were many different rupees in circulation, all sweated, clipped and debased in every way that ingenuity could devise. The cultivator never knew how the coins for which he sold his produce would be valued when he paid them in as rent. The local Treasury officials made enormous profits by discounting the various rupees and returning them to circulation at a higher rate. The discount paid by the zamindars was exacted fourfold from the raiyats. The whole trade of the country almost came to a standstill before the reform of the currency by Cornwallis. In 1795 he succeeded in supplying a sufficiency of company's rupees and enacting that no other rupee should be legal tender. in 801 the Collector of Rajshahi reported that some old Sonat Rupees and a tew French arcots were still current in the district. They did not come into the Treasury because they were changed by the shroffs and mahajans at a profit and again put into circulation. The reform of the currency by Lord Cornwallis was of immediate and incalculable benefit to the country.

51. These are the general circumstances in which the new era of the permanent settlement began. The permanent settlement was only one among the fiscal, economic and administrative reforms of Cornwallis. It seemed at first as if the settlement had been fixed too high. It was not till many of the leading families of Bengal had been ruined that the improving economic conditions made the burden of the revenue lighter and lighter. Writing in

October 1801 the Collector of Rajshahi gave the following account of the balances of the Bengali year 1201 (1794-95):—

			Rs.
Balance at the close of 1201	•••	•••	2,08,551
Since recovered	***	• • •	1,39,938
	Total	•••	68,613

Of this amount, Rs. 11,159 is irrecoverable and Rs. 41,370 is due from absconded defaulters who have no more lands but may perhaps be apprehended and 574 is an authorized deduction. Lands bearing a revenue of Rs. 1,06,524 had been sold during the year 1801 to realize arrears of revenue, but even by that date matters were improving for the Collector states that fewer estates were being sold than formerly. The growing prosperity of the country did not save the Rajshahi estate, it was sold piecemeal and many wealthy zamindars in Rajshahi, Murshidabad, Jessore, Pabna, Bogra, Faridpur and Mymensingh have benefited by the disposal of this great estate. The cause of the delapidation of this estate was pure bad management. Nothing could have saved it except radical changes in its administration. Henckell stated that in 1196 when he was appointed to the district he inquired from the Maharaja Ram Krishna the causes of the arrears which had accrued each year and the many disorders and irregularities in the country and that the Maharaja personally made the following representation:—

"My zamindari which forms this district has for some years been in the hands of Maharani Bhawani and the bandabast and entire management of it have been committed to Chand Thakur who has engrossed in his own name and in the names of his relations Ram Kanta Sarkar, Ram Nath Bhaduri, Nil Kanta Roy, Nyan Chaudhury and others, zamindari amla and dependents, the most productive mahals in the district taking some himself and giving

the remainder to them as Karari farms, jote jama, Jimmawari\* and making the whole of these mahals "Hoojuri." At the same time the said Thakur, his amla and dependents who have obtained these productive mahals, have by false pretences, procured annual abatements of the jama of them, the amount of which has been assessed on and collected from other unproductive mahals which were without assets for the payment thereof, and the zamindari has been ruined by the desertion of raiyats in consequence. The abovementioned Thakur being held in high esteem by the Rani and possessing her entire confidence acts as he thinks proper and no other person is attended to. No one has the power of ascertaining the assets of the mahals held by the Thakur and his people, and resuming the undue abatements granted therein by which the revenue of Government has been reduced; and in consequence the country is in disorder, the raiyats have fled from it and annual balances have occurred."

Grant corroborates in more general terms. In 1791 the raiyats complained to Harington against the chief farmers and under-renters that their rents were increased without a regular agreement, that they were confined and their property was seized and sold. Harington issued a proclamation forbidding enhancement of rent without a written agreement, confinement and corporal punishment. A peon might be placed over a raiyat but if that was not effective the raiyat should be sued in the civil court. Attachment of the crop of Khudkasht (settled) raiyats was forbidden. Receipts were to be given for the rent.

The severity with which the Sale Laws were enforced led to complaints by the zamindars that they had not the same powers of enforcing the payment of their rents as Government has assumed for enforcing payment of revenue. The following petitions of Raja Ram Krishna and the orders thereon illustrate the general complaints of the zamindars.

Raja's petition dated the 20th June 1792.

The Malgujars of my zamindari availing themselves of the Regulations issued relative to the collection of the rents in the past year have withheld

legal sums due from them, and for the satisfaction of the balance owing from them a sale of my lands is ordered. If these orders be continued in force it will be impossible to realize the revenue which cannot be collected without observing the usual practice of the country. The past Collectors of this district after ascertaining the usage of the district have made the collections according thereto and have authorized me also to do the same. Moreover the inhabitants of this part of the country indispensably require coercion. I therefore solicit that orders may be issued for collecting the revenue according to ancient usage and practice, or, if it be necessary to submit the question to the Board, that you will be pleased to communicate my application to them and obtain their sanction thereto.

### A true translation.

(Sd.) J. HARINGTON.

Second letter from Maharaja Ram Krishna, dated the 21st June 1792.

"I have been honoured with your parwanah requiring from me an explicit representation of the usage and practice in the collection of the revenue which I am desirous of continuing in the current year. The general mode of collection throughout the Province of Bengal is as follows: Mufassal Peadahs are placed over all the Naibs, Farmers, under-renters and Malgujars to collect from them the public revenue which is domanded by instalments. If they pay the instalments due it is well. But if they delay and neglect the payment thereof they are confined and fettered and if this fail of obtaining the realization of the public revenue corporal punishment is inflicted. No person receives indulgence, but all persons without distinction are confined, pressed and beaten and every means taken to collect the revenue from them without favour to any one, and the houses and effects of those in balance are attached and held in sequestration till the full discharge of the arrears due when they are released again. Thus, Sir, agreeably to your directions I have explicitly represented the immemorial usage of this country."

On these petitions Harington reported that the practices referred to though illegal had everywhere been resorted to. A Regulation defining the power which might logally be exercised by the landholders and renters in collecting their rents was much wanted. The established courts are distant and a more ready means than recourse to them is required because the raiyats took advantage of the absence of compulsory powers. He suggested powers of distraint and sale being given to zamindars under proper precautions. The Board of Revenue in forwarding this to the Governor-General in Council pointed out that no powers of distraint existed and recommended that they be granted under proper safeguards. To ensure himself a secure revenue the Raja applied for authority to grant leases in perperuity and on 8th April 1793 Government ordered that permanent leases could not be authorised consistently with the Regulation though he was at liberty to grant leases fixing the rent for the period of his own engagement. Considering that the permanent settlement proclamation had been issued on 22nd March 1793 and that his revenue had been practically fixed in perpetuity the wording of the Government order is curious. The rules in force were reissued as Regulation 44 of 1793 and limited the term of the lease at fixed rent to ten years. In June we find the Raja in further difficulty. He stated that the new regulations had thrown collections into disorder; the assessment was heavy and could not be realized; so he prayed for certain abatements, or in the alternative that the Collector should take over the zaminduri and pay him a proprietor's allowance. He got the reply that if he did not pay the revenue his lands would invariably be sold.

52. When land revenue was in arrears the Muhammadans used to proceed against the person of the zamindar. He was imprisoned and even tortured, but he retained his estate. Always in arrears he was perpetually being squeezed, but so long as he retained his estate he continued to possess resources which enabled him

to pit his power of evasion against the power of the Government. From 1765 to 1793 the power of compulsion gradually changed and after 1794 the short and sharp process of sale was invariably applied. The unbusinesslike and dilatory old zamindari methods had to accommodate themselves to the change. If the zamindar could not improve his management he went to the wall. He had no opportunity of evading and temporizing. The old methods of enforcing payment were inhumane, but the Sale Law was fatal. The zamindar had to pay his revenue in monthly instalments and the estate was liable to sale for arrears of any month. In 1800 the Collector of Rajshahi points out the harshness of demanding the instalment of one month on the first of the following month and recommends that the instalment of one month should be payable on the 15th of the following month to enable the zamindar to get his rents in from the mufassal.

The difficulty which the landlords found in making punctual payments was brought very prominently to the notice of Government. The representations of the landlords were strongly corroborated by the number of sales. The powers given to landlords by Regulation VII of 1819 modified in V of 1912 were the result. I find it difficult to believe however so far as Rajshahi is concerned that these regulations were rendered necessary by the excessive independence of the raiyats, though the Collector's remarks on Raja Ram Krishna's petitions give some support to this view.

It was an attempt to save the old zamindars who were doomed in any case owing to their ineapacity. No reasonable legislation could have saved the Rajshahi estate. The raiyats of Rajshahi to the present day are subservient and yield readily to just or unjust demands. A new race of proprietors acquired the estates which were sold in auction, and found no difficulty it paying the revenue promptly. As early as 1801 the Collector reports: "The purchasers in general at the public sales are men who have raised themselves by service, and their system of management is considered to be conducted on better principles than those of the former proprietors from the circumstances of its not now being necessary to sell so many estates as formerly."

When better Government, better management and improved economic conditions had rendered the permanent settlement secure, Government had to turn its attention to the protection of the raiyats. We have seen that the protection of the raiyats was an object of Government before the decennial settlement; it is prominent in the Regulations of 1793. The proprietors were to execute written contracts with each of their raiyats. This was not done in Rajshahi. For some years after 1793 the security of the proprietors was a more prominent object than the protection of the raiyats. The latter object became increasingly urgent. The attempt to resuscitate an obsolete and never efficient village agency to check the work of the zamindars' agents in the interior failed. It was not till the passing of the legislation which culminated in the present Tenancy Act that the promise in the Permanent Settlement Regulation of protection to the raiyats was fulfilled.

53. Resumption of lands held free of assessment under an invalid title took place in Rajshahi between 1836 and 1847. In that time 177 permanently-settled and 5 temporarily-settled estates were added to the rent-roll. The revenue of the permanently-settled estates is Rs. 10,885. Since 1847 there has been no resumption of invalid Lakheraj. During the Revenue Survey which ended in 1852 a number of Izad or invalid revenue-free estates were reported, but the proceedings were not disposed of.

It came to notice in 1870 that the proceedings were still pending. The Collector reported that the cases should be dropped for two reasons because these concealed revenue-free properties had not been in possession of Government within 60 years and therefore the cases were barred by limitation, and secondly as most of the parganas of Rajshahi had been settled at the decennial settlement in a lump without specification of area, even if the cases had not been barred by limitation Izad situated in these parganas could not legally be resumed. The Commissioner ordered the cases to be struck off because they were barred by limitation, and the Board of Revenue in their No. 197 A., dated the 2nd September 1870, to the Commissioner of Rajshahi Division, approved of the Commissioner's action.

54. Originally the kanungo was an officer of the Imperial Government whose duty was to check and supervise the zamindar's proceedings in regard to the collection of the public revenue. The patwari was subordinate to the kanungo and bore the same relation to the village gomasta as the kanungo did to the zamindar. Even before the British accession these officers had ceased to exercise real functions. The zamindars had to be left to collect their rents in their own way. A system where the zamindaris were let to the highest bidder did not admit of close supervision of collections by imperial officers in the locality. The kanungo ceased to be anything but the zamindar of his jagir. The pargana of Rokanpur in Malda, Rajshahi and Murshidabad was held by one of the kanungos. Its lands are very scattered. Kanungos used the opportunities of their office to acquire lands in various places and add them to their service lands. The fifth Report states: "In Bengal the disorder which increased as the Mogul Empire declined had destroyed the efficiency of those checks which had enabled the governing power to acquire an accurate account of the village collections. The office of kanungo had become little more than a name and no better mode appeared for gaining a knowledge of the value of the lands than could be obtained, by a comparison of different years' cellections or by reference to village accounts which were liable to fabrication."

Kanungos were abolished at the permanent settlement. The patwaris in the villages remained in existence and continued to be called patwaris but became merely servants of the zamindars' agents. They were, however, given certain duties under Regulation VIII of 1793, section 63. They were to supply information to facilitate the decision of suits, to prevent diminution of the revenue "by enabling the Collectors to procure the necessary information and accounts for allotting the public jama upon estates that may be divided agreeably to the principles prescribed in Regulation I of 1793."

In Regulation VII of 1799 Collectors are called on to appoint patwaris where they do not exist. Apparently the patwaris were not satisfactory, for in 1815 the Court of Directors directed that patwaris should be public instead of zamindari servants and should be paid from public funds. This, however, was not done. It was pointed out by Government that the cost could only be met by a cess on zamindars or raiyats which would be looked on as contrary to the principles of the permanent settlement and that the patwari would only cause mischief if he sided with zamindar or raiyat against Government and would be odious to both if he did his duty.

The patwaris were left as servants of the zamindar but kanungos were appointed to supervise them by Regulation I of 1819. They prepared lists of estates and parganawar lists of villages, but no progress was made towards a record of the extent of the possessions of zamindars and of the rights and interests of the agricultural community or of the details of village management. The landlords systematically opposed all arrangements having for their object the acquisition of information regarding the land tenure of the country and the produce of the soil. The kanungos got their information from the patwaris and it was recognized that the patwaris being servants of the zamindar would only report what suited the zamindar.

The Board of Revenue was of opinion that the records of the kanungos' office were useless as matter of judicial reference.

- "Until means are devised of ensuring the authority of the documents furnished whether they relate to accounts, mensuration or raiyatwar assessments the office of kanungo will mislead instead of giving any useful information. In 1828 kanungos were abolished in Rajshahi and other districts. Patwaris still remained in existence. In Regulation IX of 1833 duplicates of patwari accounts were to be filed in the Collector's office. This was not done. Patwaris continued to exist in name as zamindari servants for fifty years more but had no public functions."
- 55. Regulation XLVIII of 1793 prescribed a general register of estates and a quinquennial register of mutations. There were to be cross references from one to the other and the general register was to be rewritten every five years from the intermediate register.

Regulation VIII of 1800 provided for a pargana Register showing all villages of each estate in the pargana and an intermediate pargana register to show annexures, separations, divisions or transfers. The pargana register was to be rewritten every fifth year from the intermediate register. The general register under XLVIII of 1793 was not to contain details of villages. The registers, however, were not kept up in such a mannar as to be really useful in any district of Bengal. The incomplete condition of the estate registers in Rajshahi Collectorate made the work of the Revenue surveyors in Rajshahi very difficult and was very severely commented on in connection with the preparation of Mahalwar and Mauzawar Registers. It was not till after the revenue survey that complete records were available. The Mauzawar and Mahalwar Registers formed the basis of fresh general and pargana registers and gave Land Registration a fresh start.

- 56. The following old papers connected with Land Registration are found in the Collectorate:—
- I. There are various returns filed by proprietors giving the assets of their estates village by village. I have found similar papers relating to estates in neighbouring districts dating several years before the permanent settlement. The earliest provision I can find for the production of these papers by proprietors is contained in paragraph 43 of the Amended Decennial Settlement Regulation of 1791. The information required by Regulation 48 of 1793 for the general and quinquennial registers and for the pargana registers by VIII of 1800 was filed by proprietors in much the same form and under the same names. The names applied to these lists are numerous: Tahud Milani, Ekjai Panchasana, Ekjai Jami Jama, Hakikat Jami Jama, Dehabandi, Hakikat Chauhaddibandi or various combinations of these terms. The information given varies. The following is a good example. It is headed "Terij Hastobud Jami Jama Tahut Milani Taraf Alerdiar" and is dated 1202 (1795). The following are the headings:—
  - 1. Name of the Estate.
  - 2. Names of Mauzas divided into asli or original and dakhili subsequently added. The share of the estate in each mauza is also given.
  - 3. Gross area.
  - 4. Deductions on account of rent-free lands (Imlak) and waste which is divide linto cultivable (laik) and uncultivable (nalaik).
  - 5. Balance of cultivated land held by raiyats.
  - 6. Total Hastobud or rent-roll.
  - 7. Collection charges. These are divided into *Dehati* or (local) and *Parganati* (central).
  - 8. Balance or net assets.
  - 9. Revenue in Sicca rupees.
  - 10. Name of Proprietor.
  - 11. Name of Farmer.
  - 12. Boundaries.

In this particular case the assets in 1202 are Rs. 1,013 and in 1205 Rs. 991, the revenue being Sicca Rs. 1,197 or Rs. 1,277, so the Proprietor makes out that the Government revenue is more than the net assets. These returns are not reliable as they were compiled by the zamindars themselves and not checked in any way.

In many of the returns there is a deduction from the gross area of the area covered by the proprietor's private lands which are divided into homestead and chakran lands. Such a deduction is incorrect as these lands were amalgamated with the revenue-paying lands under sections 39 and 41 of the Decennial Settlement Regulation.

II. Taidad.—There are about 38,000 Taidads which were filed under the Lakhiraj Regulations. Many of them do not belong to the present district. The registers are written in the Persian character. No attempt was made during settlement operations to identify the properties to which the Taidads refer. The register contains the following information: Kind of grant,

name of grantor and grantee, name of present possessor and his relationship to grantee, date of the deed and names of villages.

III. Dastur Rewaj Registers exist for some parganas. This and the following registers belong to the period 1819-1828 when the office of the Kanungo had been revived.

The Dastur Rewaj Registers contain a statement of the customs of the pargana as follows:—

- 1. Name of mauza.
- 2. Pay of village officials, Patwari, Mandal, Paik, Kotwal, Halsana.
- 3. Length of the measuring rope.
- 4 Area deducted as a matter of grace from the calculated area by way of allowance for embankments or ditches.
- 5. Customary abwab.
- 6. Rates for various classes of land.
- 7. Crops grown in the different seasons.
- 8. Monthly instalments.
- 9. Boundaries.
- IV. Mauzawar Register.—This was prepared in 1827 for certain parganas and contains boundaries and the particulars prescribed for the Pargana Register in Regulation VIII of 1800.
- V. Tokbandi contains the name, pay and date of appointment of a Patwari for each village in some parganas.
  - VI. List of papers filed by the Patwaris.
  - VII. List of papers compiled by the Kanungos.
- Previous to 1841 the estates on the revenue roll of the district were not numbered in serial order. The Board of Revenue ordered this to be done in their letter No. 3, dated 20th January 1841, addressed to the Commissioner of Revenue for the division of Murshidabad. There is an old Register in the Collectorate corresponding to the present A Register bearing dates from 1844-50. Many pages are missing and the remainder is badly wormeaten. In numbering the estates of the district it appears that the main blocks of the various parganas were taken scriatim beginning with Lashkarpur. The estates of Lashkarpur come first on the revenue roll though this pargana was not part of the Rajshahi estate and formed a district by itself till it was annexed to Murshidabad before the permanent settlement. When the main blocks of all the parganas were numbered outlying parts were given numbers. Estates formed subsequently to 1841 are of course numbered according to the date of their formation. It is extraordinarily difficult to ascertain the origin of the estates now on the roll. The estate bundle seldom tells how the older estates came on the revenue roll. At the end of 1919 the number of estates was 1,686. They fall into the following classes:
  - Nizamat estates.—These are estates which existed at the time of the decennial settlement. They include kharija taluks. Estates created by partition.—In the mahalwar register prepared after the revenue survey some of these are also 390called Nizamat estates, being offshoots from original Niza-3. Estates transferred from other districts 4. Resumed estates settled permanently after the permanent 178 scitlement 5. Diara estates settled permanently ... 18 6. Nizamat estates purchased by Government and again settled 17 permanently ... • • • Escheated estates settled permanently 2 ... 29 Temporarily-settled private estates ... 23 9. Government estates ... 1,686 Total

Of the Diara estates which have been settled permanently eight, numbering 1555-62, were resumed in 1837 out of the dried-up bed of the river Gur in Singra Thana. The others were all resumed during 1869-71 after the Diara survey. Of the temporarily-settled estates six are resumed Lakhiraj and twenty-three are Diara estates. Of the twenty-three Government estates two escheated to Government as Ultimus heres, seven were purchased in sales for arrear of revenue, twelve were island chars which became the property of Government under Regulation XI of 1825, and two were acquired. These acquisitions mark stages in the history of the district. One was in 1825 when the headquarters moved from Nator to Rajshahi and the other in 1864 after the old court buildings were swept away by the Ganges.

There are eleven permanently-settled revenue paying estates and six revenue-free estates on the revenue roll for which no land has been recorded in the record-of-rights. The estates which bear the Nos. 540, 541 and 542 are said to have lands in village jote Kalu in Lalpur Thana. The village was not traced at the revenue survey and is still untraced. It may have been washed away by the Ganges or absorbed in a neighbouring estate. The revenue of those estates is Rs. 3-8, Rs. 2-13 and Re. 1-12 respectively. Other three estates 559 with a revenue of Rs. 39-6, 560 with a revenue of Rs. 30-51 and 561 with a revenue of Rs. 19-11, are said to have land in village Fulbari. This village also was untraced at the revenue survey and has not been identified. Estates bearing Nos. 1150 and 1898 with revenue of Rs. 11-12 and Re. 1-8 are recorded in the Collector's registers as having land in certain villages in Singra Thana. The land is now in possession of neighbouring proprietors who hold it as part of their own estates. The lands which are responsible for the Gove nment revenue in these cases can be identified if necessary from the revenue survey thak maps and registers. Estates Nos. 1898, revenue Rs. 23-4 and 1904, Rs. 131-2 and 1915, Rs. 59-8 are diara estates resumed and permanently settled after the diara survey. The lands. of these estates are now under water.

In all the above estates the recorded proprietors are paying the Government revenue.

Six revenue-free estates Nos. 10, 24, 35, 43, 61 and 72 have had no land recorded. No papers have been found in the Collectorate by which the lands might be identified. The recorded proprietors in some cases have other estates in the village and cannot distinguish the land. In some cases the recorded proprietors have lost possession of the lands a long time ago and cannot identify them.

58. What we know as revenue survey maps are not the most important result of the revenue survey. The real result of that survey is to be found in the thak maps and statements kept with more or less care on the record-room shelves, and in the Estate Registers prepared by the surveyors on which the current Collectorate Registers of estates are based. The real objects of the survey will be clear from the following extracts from letters of the Board of Revenue:—

"The main object contemplated in the survey of the permanently-settled districts of Bengal and Bihar is to determine the relation of land to jamma by the ascertainment of the areas and boundaries of mehals. The first step towards such ascertainment is the accurate survey by scientific agency of the boundaries of villages, and when a mehal consists of one or more integral and compact villages it is evident that no more is required and accordingly in such cases the proceedings go no further than the professional boundary survey. But if the mehal consists of part only of a village or villages or if the lands of a village composing a mehal are intermixed with those of another village appertaining to another mehal, it is evident that the mere boundary survey is insufficient and the deficiency is then supplied by a native field measurement or khasrah to ascertain the mehalwari distribution of the lands excepting when the intermixture is so little intricate and the divisions so

<sup>&</sup>lt;sup>6</sup> Board's remarks in paragraph 5 of Superintendent of Survey, Bihar's No. 134 of 17th December 1842 to Commissioner, Patua.

large as to permit of the details of property being also delineated by the professional survey at a reasonable expense."

- "The Board desire to impress upon you the imperative necessity of the most heedful attention to the preparation of the mehalwari and mauzahwari registers which are intended to embody and record in a form admitting of easy reference all the valuable information obtained by these costly survey operations."—Board to Commissioners, dated 20th December 1847.
- 59. Rajshahi was one of the earliest districts in Bengal in which the revenue survey was carried out. Bengal conditions were not known to the surveyors and their methods were in a state of transition.

The procedure employed in preparing the maps and records by which the objects of the survey were permanently attained falls into several stages and was carried out partly by civil Superintendents and partly by the professional surveyors—

- (a) The first stage was the demarcation on the ground of village boundaries by means of temporary boundary marks. A map, not necessarily more than a rough eye sketch, was made at the same time to serve as a guide to the revenue surveyor as he proceeded from mark to mark round the boundary of the village. This was done by the Deputy Collector or civil Superintendent.
- (b) The boundaries of estates within the village, if more than one estate existed, were marked on the ground and mapped in the same way by the civil Superintendent's staff. Where only two or three estates existed an eye sketch was sometimes considered enough to supplement the marks on the ground. In less simple cases magnetic bearings and linear measurements were taken with more or less accuracy. In villages where the intermixture of estates was excessive every field had to be measured (khasra measurement). In the first year of the survey in Rajshahi khasra survey when necessary was done by the professional surveyors. In 1851, however, khasra work became the duty of the civil Superintendent, and the heavy arrears of khasra work which had accreed was handed over to the civil Superintendent's staff.

(c) The preparation of accurate maps of village boundaries with topographical details was the work of the professional surveyors. The village maps on a scale of four miles to the inch are well known. Pargana maps on a scale of one inch to the mile were prepared from them.

(d) When the survey of a pargana was completed the pargana registers were written up. These registers are the basis of the Collector's general, mauzawar and mahalwar registers and contain the chief results of the

(e) Inquiry into the liability to pay revenue of lands which did not pay revenue was ancillary to the main object of the survey. In addition certain statistics of population and cultivation were collected.

60. The thak maps of Rajshahi district are of three kinds known by the vernacular names of Latha kata, Mahalwar and Khetbat. Latha kata means measured by a rod, mahalwar means measured according to estates and khethat means measured field by field, and is the same thing as measurement by khasra or detailed list of fields. The Latha kata map is the rudest of eye sketches with distances between boundary marks noted on it. It was meant only as a rough guide to let the professional surveyor know the number of, and distance between, thaks or boundary maps. It occurs in villages that appertain to one estate only. In the rules of 1851 it was ordered that all measurements be made by chain and compass and all maps to scale, so Latha kata maps were abolished. Mahalwar maps are found when there are several estates in a village each owning fairly large blocks of land. Each block is called a Chak. The boundaries of the village and each block were usually surveyed by compass and chain. Sometimes in simple cases there is simply an eye sketch of the village and estate boundary. On comparison with our maps it was found that estate blocks could be identified fairly often but by their shape only. The position of a block within the village is no guide as no attempt was made to connect isolated blocks with the rest of the survey.

Khetbat maps had to be made when estates in a village were so many or so intermixed that one field belonged to a different estate from its neighbour. Some of these maps are eye sketches which show the position of a field with respect to its immediate neighbours and are not meant to be accurate in any other respect. Others were made after careful measurement. Fields on the periphery, were first plotted with the help of chain and compass and in the circuit this closed the internal fields were surveyed by chain alone. Maps which are partly khetlat and partly mahalwar are not uncommon.

- 61. The primary purpose of a thakbast map was to guide the revenue surveyor and show him what he had to survey. It was found that the detail introduced with the object of showing the boundaries of different estates within a village was not wanted and indeed could not be dealt with by the professional surveyor. Originally he was supposed to put in the estate boundaries which he found in the thakbast maps and even in the rules of 1850 he is ordered to do so. In September 1851 however these orders were changed and it was directed that henceforward the professional maps should be a record of the geographical and topographical features of villages and that mahalwar details should be depicted in the thakbast and khasra maps of the Superintendents only. obvious reason for the change was that the scale of the village map did not permit in many cases the plotting of mahalwar detail. The change also introduced a natural division of labour. The professional surveyors were no longer concerned with revenue detail. After these orders in 1851 the definement of estate boundaries became the duty of the civil Superintendents. The majority of the Rajshahi district however was surveyed by the revenue surveyors in the seasons 1848-49, 1849-50 and 1850-51 and an attempt was made by Mr. Pemberton to incorporate in the revenue survey maps as much revenue detail as possible. In his report on the work of season 1848-49 he says, "931 arajees have been surveyed during the season, two-thirds of which would have been measured by khasra had I not agreed with my civil Superintendent to survey them professionally." In season 1850-51 no less than 1,508 arajees were divided off by professional means. In spite of these efforts it was discovered a large number of villages surveyed in this and previous seasons has still to be surveyed by khasra. The khasra work of villages surveyed in 1850-51 and later was done by the civil Superintendent.
- The revenue survey as its name denotes was undertaken for revenue purposes. The unit which was adopted as the unit of survey was the mauza and this was defined in the note of directions for Settlement Officers, 1849, as a parcel of land which had a separate name in the revenue records, *i.e.*, practically a local subdivision of an estate or mahal. The professional surveyor in Bengal was forced to abandon the attempt to show in his maps the boundaries of all mauzas thus The revenue survey map after 1850 came to be the map of a compact area showing topographical detail only. Often of course the revenue survey village boundary coincides with an estate boundary, but the revenue surveyor ceased to concern himself with estate boundaries as such. In the Rajshahi maps estate boundaries have been adhered to to an extent which must greatly have added to the surveyor's labour. Villages of a ridiculously minute area have been separately surveyed. One village is entirely within the peripl ery of another village. An obstinate attempt was made to record the mauza as a subdivision of an estate so that a mauza should appertain to one estate only. A small plot which is situated within mauza B, though not belonging to the mauza B estate, has to be surveyed and shown on the map of village B. Its area is however deducted from the area of village B and included in that of village A in the village and estate register. Village A may have many of these detached plots. The Collectorate registers show that an estate has land in village A only, while geographically and in our records it has land in B and in many other villages besides A.
- 63. The maps were arranged by parganas. This proved to be an extremely inconvenient arrangement because the Rajshahi parganas are not compact blocks but are scattered about to an extraordinary extent in this and neighbouring districts. When a pargana was complete, a fact very difficult

to ascertain, the registers showing a list of estates with the villages in which they have lands, and a list of villages showing the estates in each, were prepared. The work was done from the information recorded by the civil Superintendent in the thakbast records. The process of writing these registers took a long time. I quote from the annual report of the Superintendent of Survey of this division written in December 1856: "The districts of Rajshahi and Pabna were demarcated at a time (1849-50-51-52) when sufficient care was not taken to distinguish and delineate all the estates and villages entered in the Collectorate lists. The consequence is that when the registers of this pargama are being prepared numbers of villages and estates are found totally unaccounted for in the thakbast records. This necessitates enquiries from recorded proprietors, local investigation, and in many instances fresh demarcation. A village noted in the Collector's books after long search and enquiry is at last definitely discovered to have been absorbed in the Ganges; another known by a different name in the mufassal, is, after an equal delay, discovered as already measured under that designation, in connection perhaps with a wrong estate. Hence it is, after demarcation and survey has been conducted on wrong or imperfect data, that registering work is so tedious a process, and that in the present instance although their demarcation and survey have been so long concluded, there still remain six parganas to be completed in zilla Rajshahi and thirty parganas in zilla Pabna."

In 1853 when the preparation of the registers was in its early stages the

Superintendent wrote as follows:—

"The inaccuracy of the old *khusra missils* discovered at the time of preparing the *khatians* previous to registry, has been productive of considerable delay; it has been found necessary in some cases to reject the *khasra* measurement as worthless, and send an amin to trace the *mahalwari* lands

with the compass.

"The discrepancies and inaccuracies in the Collectorate lists supplied to our office from the district, appear to be greater than those of Malda, and much time has been lost attempting to reconcile these discrepancies. It appears from reports received from the Collector that the lists furnished to us were prepared partly from the Canoongoe's papers, and partly from the mouzawaree list supplied by the zamindars after the settlement; neither of these records, it seems, are to be depended upon; the Collector allows that several of the villages and shares are incorrectly recorded, and that he cannot reconcile the discrepancies found to exist, by reference to any papers in his office.

"It has always been the practice in this division to make the Collectorate lists the basis of the registers, and to endeavour to reconcile any discrepancies found at the time of registering between our thakbast or khasra records and the Collectorate lists. When any such discrepancy has been discovered, reference has been made to the Collector, and if he has been unable to account for it, the possession of the proprietors, as ascertained by our measurement, has regulated the entry in the register.

"Where, however, as is the case in this district, the accuracy of the Collectorate lists is allowed to be doubtful, it seems to me an unnecessary

waste of time to attempt to make our registers agree with them.

"I would therefore recommend that we should record in our registers the state of the property as found by our measurements, whether it agrees with the Collectorate lists or not, without referring to the Collector to account for the discrepancies.

"At present the Deputy Collector is obliged to make daily references to the Collector and the progress of the registers is consequently considerably retarded. The general reply to the references has been that there are no papers in the Collectorate but those from which the lists furnished to us were prepared, and that the discrepancies can only be accounted for by mutassal investigation."

At the present day there are in the Collectorate no useful estate registers earlier than those prepared in connection with the revenue survey. There are some scattered returns made by the zamindars in response to the

Collector's attempt to collect material for his quinquennial registers and pargana registers compiled by the kanungos between 1819 and 1828. These papers are hopelessly incomplete and apparently never were anything else.

64. The importance of the revenue survey lies in the fact that it has fixed the limits of the land for which a particular revenue is paid. As it was made in Rajshahi more than 50 years after the permanent settlement and there was no satisfactory record of the land on which in 1793 a particular revenue had been settled, the estates were defined according to possession at the time of the survey. The methods adopted were much less elaborate and costly than the methods of preparing a record-of-rights now-a-days and the results are less correct. When we found present possession to differ considerably from the state of things shown in revenue survey maps, it was sometimes possible to prove by chithas antedating the revenue survey that the revenue survey that maps were wrong.

The revenue survey maps and records have statutory authority in the Tenancy Act definition of village and estate.

There is, however, some ambiguity about the definition of a village. map of village A may contain a block of land called a chak which belongs to village B and parts of village A may not appear in the map of village A but appear as chaks in other maps. The map bears a statement to the effect that deducting the area of village B and adding the area belonging to A surveyed in villages C and D the total area of A is so many acres. This area is treated as the area of A in the estate registers which were prepared on the basis of the revenue survey records. It has been argued that village as defined in the Tenancy Act means the not area of A after the plus and minus adjustments and not the area contained within the periphery of the map of  $\Lambda$ . In the present survey the revenue survey practice had not been followed. Portions shown as detached in the revenue survey map have been included in the village in which they lie. By notification under the Tenancy Act the present survey has been adopted for the purpose of defining villages. In the Tenancy Act definition of an estate the entries in the Collector's Land Registers are final. In these registers villages in which an estate has lands and the area of the land are taken from the revenue survey records. In the present record following settlement practice possession has been followed. A particular field found in possession of the owner of estate No. 1 is recorded as belonging to that estate though according to the Collector's registers it belongs to estate No. 2. Legally the limits of an estate are fixed by the Collector's registers which follow the thakbast maps and records. A proprietor acquiring a title to part of an estate by adverse possession acquires it as part and liable for its proportion of the land revenue of the original estate. If the estate is sold for arrears of revenue the purchaser acquires the estate as originally settled which means in practice according to the thakbast. In a district of big estates like Rajshahi Government is not seriously concerned with comparatively small changes in the boundaries of estates as the land revenue is not thereby endangered. A person who has gained a title to part of an estate by adverse possession is a proprietor of that estate as defined in the Land Registration Act, and should get his name registered to make his position secure. I have never heard of this being done.

Recent orders of the Board of Revenue have directed that the estate registers be rewritten on the basis of the settlement record.

65. In 1811 the Collector of Rajshahi wrote: "There should be one standard of measurement for the whole country; at least for each district. mention this in consequence of the measurement being different in almost every village in this district which is a constant source of litigation and dispute between the raiyat and zamindar."

The friction over the standard of measurement has continued down to the present time. The record-of-rights puts an end to all those disputes as the rent of each tenancy has been recorded with the area expressed in acres, a standard that cannot be tampered with.

Throughout the district landlords have procured large enhancements of rent since the permanent settlement by reducing the size of the bigha.

Examples might be multiplied indefinitely. A few will suffice. Rain-chandrapur village in Laskarpur Pargana was resumed as an invalid Lakhiraj in 1842. Its area was then 155 bighas, 141 being cultivated and the rest waste; the total collection amounted to Rs. 70-1-8. Its present area is 440 standard bighas and the collections are Rs. 555-9-6. There has been some slight accretion from the river Baral but otherwise the village is unchanged.

A chitha of 1204 B.S. (1797) of one of the big Lashkarpur estates reveals the fact that this old bigha measured  $108 \times 108$  cubits. In the Collectorate three cubits are preserved which have been filed by Lashkarpur proprietors. One measures  $19\frac{3}{4}$  inches and two measure  $24\frac{1}{4}$  inches. The rent now averages Re. 1-4 for a bigha of 1,600 square yards, whereas in 1842 it was about 8 annas for a bigha, three times that size. This is an extreme example. Besides these three cubits of Lashkarpur Pargana there are 12 others in the Collectorate record-room.

Inches. Cubit of Raja Ram Jiban Roy 25.2 " Sib Nath Roy … 21.625• • • ... 21.75 Do. ... Pargana Katarmal Do. 19·5 and 17·375 and one from which a bit has been broken. Cubit of Pargana Chandlai 20 " Khasmahal Bhanukar 18.5 " Gopi Nath Mazumdar 23.75 " Pargana Islampur " Pargana Barbakuur 21.625 19.625

This last was filed comparatively recently within the memory of the Recordkeeper; there is no record of the date but probably in connection with the dispute about the standard during the settlement of the Dubalhati Estate in 1888-91. There are no records connected with these cubits and no one can say when or why they were filed in the record-room.

There have been various attempts to ascertain the land measures in use in the district. In 1842 Tables of Land Measures in use in the Lower Provinces were compiled by Mr. J. W. Powell. For all the Rajshahi parganas where the bigha is said to be used the standard bigha or in some cases even a smaller unit is given. In the revenue survey map of each village the area of the bigha in use is given in square yards. Almost invariably the standard bigha of 1,600 square yards is specified. These figures were given without proper inquiry, and in many cases can be proved by indisputable evidence to be incorrect. In a few cases the landlords even now admit a larger ligha than is entered in the revenue survey maps, e.g., in villages Mamudpur and Dastananagar in Pargana Bhaturia a cubit of 24 inches, in Mahadighi in Amrul a cubit of 22 inches, and in Krishnapur in Chinaso 24 inches is admitted while the revenue survey maps give the standard bigha based on a cubit of 18 inches.

The evidence about the standard of measurement in zamindari Dihi Bisia (Brikutsa) in Pargana Amrul is as clear as will be found in any particular case and illustrates the sort of evidence available. The landlord made a measurement in 1304 B.S., using the standard bigha. A large increase in area over the former area was manifest and to this new area the old rates of rent were applied producing a very large enhancement. There had been periodical surveys in the estate. Village Bisia was surveyed before 1272 and measured 2,172 bighas; in 1272 it was 2,183 bighas, in 1278 it was 2,191 bighas, in 1296 it was found to be 2,404 bighas and in 1304 the last survey 2,879 bighas. Its actual area is 899 acres. There was no encroachment on waste. The landlord could only say that his amins had deceived him in the earlier surveys. The history of all villages in the estate is the same. In three early surveys the area is almost constant. In 1296 there is a moderate increase and in 1304 a very large increase in area The landlord could point to the revenue survey map where the standard bigha is recorded as the prevailing bigha, but it is beyond doubt that the first three measurements were made using a bigha based on a longer cubit and that in 1296 the landlord began the process of reducing the old bigha to the standard bigha. The fact that the three earliest measurements agree so closely negatives the landlord's plea that his amins

deceived him. The only possible way to explain the measurement is by a change in the standard. There is some external evidence also. In Dihi Banka an estate of the same pargana a cubit of 21 inches is admitted by landlords and tenants to this day. If we convert the present exact area into bighas based on a 21 inches cubit we get in all the fourteen villages concerned a figure which corresponds roughly with the figures in the three early chittas. Finally this pargana was part of the Rajshahi zamindari in which there is a very strong tradition of a large bigha which prevailed in earlier times. In most cases the evidence is nothing like so clear as this because the early survey papers are not available. In 1890 in the Dubalhati settlement the standard of measurement was one of the chief subjects of dispute. No definite conclusion could be come to and a compromise was made by which the raiyats had to pay excess rent only for area beyond forty per cent. in excess of their old holdings. In some cases there is clear evidence of a change in the standard of measurement but tradition and analogy, inconclusive as applied to particular cases but convincing in its bulk whon applied to the district as a whole warrant the statement that rents on the whole have been nearly doubled by the substitution of the standard bigha for a larger bigha. The adoption of a certain bigha as the standard bigha was unfortunate for the raiyats of the It is probable that rents would have been enhanced by some other method if this one had not lain ready to hand. Still it was an easy opportunity to the landlords when the revenue survey maps informed him that his land contained a very much larger number of bighas than his measurement papers showed. Official inquiries and the entries in the revenue survey maps must have been made rather perfunctorily. I have no doubt that entries in the revenue survey maps especially were directly responsible for much illegal enhancement of rents in the district.

### CHAPTER V.

# The present operations.

### (1) The main operations.

66. In letter No. 1561R., dated the 11th July 1910, the Government of Eastern Bengal and Assam asked for the Government of India's sanction to the extension of survey and settlement operations to the district of Rajshahi.

It had been decided that the Jalpaiguri staff should continue its operations in the Rajshahi Division and Rajshahi was selected as the next district because there had been complaints of illegal enhancement of rent, exaction of abwab, and the use of force to compel exaction of kabulyats as well as disputes relating to the standard of measurement and rates of assessment. A particular case was instanced where the oppressions of a zamindar's servant culminated in his murder and a state of lawlessness which necessitated the imposition of a force of additional police. Sanction was accorded by the Government of India in their letter No. 998-306-2, dated the 16th September 1910. Traverse Survey of the first block of the district was done in 1910-11, but survey and settlement operations were postponed till 1912-13 with the sanction of the Government of India.

The district was divided into three blocks corresponding with the three subdivisions, Nator. Naogaon and the Headquarters subdivision. Subsequently a river strip comprising both banks of the Ganges from where it enters the province down to Facidpur, was added to the programme. The survey of this area was required to complete the new diara survey of all the big rivers in the province. It added two more blocks to the programme. The first block comprised the diara area in Rajshahi, Pabna and Nadia and the second the area in Murshidabad and Malda.

67. The first season's work consisted of the subdivision of Nator excluding a narrow strip on the south bordering the Ganges which was left to be done with the river strip, and some villages in the north of Singra thana which had been the subject of recent petty settlement. The area under

survey was found to be 797 square miles. This was divided into nine circles. There were sixty kanungos and five hundred and fifty-eight amins so that each kanungo had an area of 13.3 square miles and each amin on an average surveyed 1½ square miles. Survey made slow progress at first chiefly because a considerable area was found to be under water and impossible to survey till the middle of December. Throughout the season the staff suffered from the malaria which attacks strangers all the year round in Nator subdivision but especially in October, November and December. Few of the kanungos escaped, and the amins and their chain men and clerks suffered worse as they took fewer precautions.

Before the beginning of the following seasons a map was obtained from the officer in charge of the Traverse party showing the area under water which could not be surveyed at the beginning of the season and the approximate dates at which different areas became workable. This afforded a guide to the distribution of the staff and all the *kanungos* and *umins* were sent to a dry area where they could find work to keep them employed till the rest of the area dried up.

In each of the first three seasons the deep marshes caused field work to drag on into May and June. As the water receded, the kanungo had to keep his staff nibbling at the bed of the marsh till he got all the cultivated land surveyed and recorded. This process of waiting for the water to dry up was unpopular with the amins and chainmen. The work was not profitable and when surveying in water they found the leeches trying. The work could only be done properly if the kanungo gave strict supervision.

The second season's work consisted of 870 square miles—Naogaon subdivision. This area was easier to survey as it is comparatively open country. The village sites as a rule are not so densely overgrown with jungle as in the southern half of the district.

In the western part of the subdivision the work was simpler than in the east. Plots are larger and the country is more open. The survey of Ganja lands was done with special care. Our maps were compared with the maps of the Ganja survey and discrepancies in area were specially investigated. The records of this comparison were made over to the Subdivisional Officer.

The area is comparatively healthy; consequently the tenants took more interest in our operations and gave the staff more assistance during survey and indeed in all field operations than it received in Nator subdivision.

The survey programme of the third season consisted of the Sadar subdivision of the district excluding a narrow strip along the bank of the Ganges.

The area was 826 square miles. To the surveyor it presented a task of

varying difficulty.

The western part of the area is in the Barind. About 224 square miles comprising Godagari and part of Tanor thana consists of gently undulating country growing rice in terraced fields as the only crop. The plots are large and actual survey is easy. The area however is unpleasant to live in. It is extremely unhealthy in the early cold water and becomes unbearably hot in the month of March when a scorching west wind seems to dry up the very marrow of one's bones.

The population is sparse and largely aboriginal. Altogether it was an unpleasant place for the Eastern Bengal amin. The eastern part of the area is totally different in appearance. A congestion of village huts, pan gardens, bamboo groves and raised mulberry fields made survey difficult, while the minute size of the field made it laborious. In Bagmara thana with an area of 141 square miles the average number of plots was 3,939 per square mile. The south-eastern part of the area, a strip along the river in Puthia and Charghat, is very jungly—The village sites are close and much overgrown and survey was difficult, though plots were not so numerous.

They area surveyed in season 1915-16 was a long strip comprising the frontage on the river Ganges of the districts of Rajshahi, Pabna, Nadia and part of Murshidabad. The corresponding river strip of Malda and of the rest of Murshidabad was surveyed in the following and 1916-17.

rest of Murshidabad was surveyed in the following season 1916-17.

The survey in these seasons was easy because the country is open and plots are large. The river is constantly shifting its course washing away land in one place and leaving a new formation or a reformation in another place. A series of traverse stations were sometimes found to be washed away necessitating a new traverse. Traverse of the lowest of the chars was done in the same season as the cadastral survey. It was difficult to make our operations fit the traverse operations without waste of time. Sometimes a Circle Officer had to keep part of his staff of amins waiting without work till sheets arrived from the traverse party.

There is much uncertainty about possession and hence about boundaries in the diara area. Village boundaries when uncertain were usually settled at a later stage by reference to previous maps. Often the amin came on a large stretch of sand which the tenants claimed to be parcelled out into plots belonging to their holdings. Amins loved to make an imaginary map of this sort of thing. Where all they had to go on was a zamindar's chitha, the resulting map might pass for accurate as there was nothing by which it could be accurately tested. In Government estates maps of such lands exist, probably made when the land was cultivated. Any attempt to survey imaginary field boundaries in sandy tracts was forbidden. The area was left as one plot.

In the first diara block the conditions were new and work dragged on till late in the season. In the second block two-thirds of the work was done by the end of December and all was practically finished by the end of March.

Before commencing survey on the sheet itself the khakha or rough traverse plot was given to the amin. He had to divide this completely into quadrilaterals and show the measurements of all the sides thereof before the sheet was given to him. The quadrilaterals were plotted on the sheet by the kanungo. If the kanungo sees that all the measurements on the sheet tally with the measurement on the ground recorded on the khakha, then it is cartain that the division into quadrilaterals is correctly plotted, and any subsequent error in survey must be confined to the interior of a quadrilateral. Stringent orders were issued limiting the length of offsets to one chain. This was an easy matter if the amin selected his chain lines to follow the field boundaries. In the bil country the field boundaries are long and straight, and the amins were taught to make their chain lines follow the ails so that the offsets required to be taken were short and the risk of error was small.

In the Barind the country is undulating and the slopes are terraced for rice cultivation. The ails follow contours and are much more irregular than in the flat bil country. To keep offsets within the limit of one chain the chain lines required were more numerous. Occasionally one amin showed false chain lines on his map to make it appear that his offsets were less than one chain. This sort of deception requires drastic punishment.

To test the quality of cadastral survey check lines of a total length of 14,111 miles were run in the area. A competent draughtsman was deputed to each circle to ink up the maps after survey.

- 68: In the first season an innovation was introduced affecting the method of recording estates and tenures of which the shareholders collect rent separately from the tenants though the land of the tenure is undivided. Under the rules which had been in force from the time of the Bakarganj settlement a separate khatian was opened for the share of a tenure when that share—
  - (1) had separate collection of rent,
  - (2) had any separate (nijamal) land, or
  - (3) paid rent separately.

Hence the number of entries in the column for rent-receivers was often very large and splitting up of rents and areas in the sthit columns was a matter of great labour.

The change consisted in preparing a separate *khatian* for a share of a tenure only when the majority of the land belonging to that share had been separated. The rules issued on the subject will be found in Appendix VII.

The result of these rules is that in the case of an estate or tenure whose land is undivided all the shareholders and all persons to whom the collection of rent for an undivided share of the land has been assigned, are collected into one khatian.

Each tenant immediately subordinate to this tenure pays a share of his rent to each of several persons. It is an obvious advantage to have all the persons entered in one *khatian*. It means one entry for the superior landlord in the tenant's *khatian* and a single rent-roll in the landlord's *khatian*. The rent due to different shareholders has to be noted in each tenant's *khatian*, and those cases in which tenants pay rent to some only of the joint landlords have to be distinguished in the rent-roll of the landlord's *khatian*.

The subsequent decision to confine the rent-roll of a landlord to a list of subordinate *khatian* numbers both in the working record and the final record removed in great part the difficulty which these rules were meant to obviate.

The method of opening khatians and showing separate collections embodied in the technical rules and instructions of the Settlement Department, 1916, is simpler. The Rajshahi khanapuri rules are now of interest only to those who may have to use the record. They represent a stage intermediate between the old Bakarganj rules and the rules of the present Manual.

- 69. In the first block the experiment was tried in one circle of making each kanungo do his initial recess work in his own camp. Only the sheets were sent to Sadar for area extraction. The kanungo could easily get two amins' muharirs to enter areas and copy parchas. This proved to be at the same time cheaper as there was a great saving in carriage of records, and more convenient as the kanungo could get his records ready for bujharat as he required them. The plan was followed throughout all other blocks.
- 70. Bujharat of the first block did not begin till March 1913. The delay well due to the introduction of the new method of recording undivided shares of estates and tenures. In the first season 81 square miles had to be left over. The average outturn of a kanungo for the five months, March to July, was 2,600 plots a month.

The largest number of plots was done in June when each kanungo averaged 4.335 plots.

In the second season the whole of the area as well as the arrears would have been completed easily, had the weather been propitions. There was very heavy rain in the month of May and much of the low lying land in the south-east of Naogaon subdivision went under water and did not again emerge during the season.

Twenty-two square miles had to be left over. In this season there were 71 kanungos. Ten did bujharat the whole season. Taking ten kanungos for these months and seventy-one for six months, the average outturn for kanungos was 2,900 plots a month. Ten kanungos who did bujharat in December averaged 3,550 plots; the highest monthly average outturn of seventy-one kanungos was 3,930 plots in June.

In the Sadar subdivision an extraordinary number of plots was found. An increase had been anticipated, but all our calculations were upset when the khanapuri returns showed that the number of plots in the block numbered 1.760,022. In consequence, it was necessary to leave 300 square miles of bujharat to be done in the following season.

The outturn of kanungos in seven months averaged about 2,700 per

month. In May the average outturn of each kanungo was 3,900 plots.

The following season 1915-16 the programme consisted of a river strip and 300 square miles of arrears. Ninteen kanungos were employed to dispose of the arrears and 54 for the ordinary programme. In December nineteen kanungos working among small plots averaged 4,000 plots a month. All arrears were cleared off during the season.

Last season's area comprising the Malda-Murshidabad river strip is the only area where the number of plots approximated to a thousand per square mile, the figure that was taken as a standard for estimating programme for the purpose of the initial estimates. In an area of 466 square miles we had 404,173 plots. We had 35 kanungos, and bupharat occupied five and a half

months. The average outturn of a kanungo during the season was only 2,100 plots. During April the outturn per kanungo was 2,384 plots. As this was the last season it was necessary to finish early. Arrears in earlier seasons can be worked off, but arrears in the last seasons might delay the completion of the operations.

These figures show that a kanungo cannot do more than 18,000 plots in a season where plots average 2,000 or more, and in areas where plots are about 1,000 per square mile, there should be a kanungo for ever 15,000 plots. Except in the last two seasons we had not sufficient kanungos; as a result there was practically no recess; and the staff of kanungos got no rest from their arduous duties. The quality of the work must have suffered because the men were over driven.

Bujharat is a very important stage in the preparation of the record; perhaps the most important stage. The kanungo has the map, the draft record, the landlord and the tenant all before him in each field comprised in a tenancy and with his acquired skill in extracting information he should be able to make a perfect record provided he has time to do his work thoroughly. In Rajshahi a great deal of bujharat had to be done against time even though in three seasons we dropped part of an impossible programme. It is a great mistake to let the kanungoes be oppressed by the bulk of the work they have to get through. They have a dreary prospect of heavy work in hot weather and cannot possibly keep their work to a high pitch of accuracy.

In Rajshahi the large numbers of plots found made bujharat a heavy task. There were not many complications, however, because estates are large and

complicated subinfeudation rare.

71. The record of estates made at the time of the revenue survey was examined in each village. The kanungo had the thak map and statement before him and made a statement showing plots in respect of which present possession does not agree with the former record. As estates are very larged dispossession of a field here and there is of little importance.

In some villages of Laskarpur pargana, however, there were complicated thak maps showing every field and allocating each to one of the numerous estates in the villages. The rules embodied in section 302 of the Survey and Settlement Manual were followed. The record was based entirely on present possession. Often very old chittas were found showing the present state of things had existed for forty years, and some times there were chittas earlier than the thak which showed that the thak was wrong.

This was the case in village Kanchan in Manda thana belonging to Balihar pargana. There are lands of seven estates in the village. The land-lords have a continuous series of chittas; the earliest is earlier than the thak map; and in each of the succeeding chittas there are references to the field numbers in the next preceding chitta. Possession follows the chittas. The thak is demonstrably wrong and the collectorate registers are therefore based on wrong data.

The account of the procedure at the Revenue Survey in Chapter IV will show that the methods of the surveyors at that time were in a transition

stage and that the work was probably not very accurately done

In a series of villages in Balihar parganas there are two sets of thaks. One set was made in 1854 when Rajshahi was under survey and the other in 1857 when Dinajpur was under survey. The former set is done field by field or khetbat and the latter shows estates in blocks (Mahalwar). The two sets show many discrepancies.

72. In estate No. 19 and Revenue-free estate No. 8 a curious system prevails.

As the result of an early partition the estates are divided into number of units called *chaks*. There are 38 of them in estate No. 8B. The law of Muhammadan Succession and the impoverishment of the original owners had produced complications of ownership within the *chak*, but they still remain as geographical subdivisions of the estate. Each *chak* is self-contained as regards the *raiyats* holding and rents.

A raigat's holding has land in one chak only. There are several chaks in a village. The landlords' interests in the chaks bear no relation to their

shares in the estate. Each proprietor has varying shares in several chaks and no share in others. At khanapuri this system puzzled the kanungo.

He recorded the landlords with reference to the chaks making a separate sixteen annas for each chak. But this did not give a satisfactory record of shares in the estate or of patnis and other tenures under these shares. The Rajshahi method of khanapuri also failed. It does not provide a simple method of dealing with thirty-eight ejmali groups of landlords variously constituted out of a large number of co-sharer proprietors in one estate. The system promulgated in Rule 10, Chapter III, of the Technical Rules of 1916 applies readily but that system had not been invented. The method adopted was this. Landlord's khatians were prepared for the estates according to the old Eastern Bengal Rules.

Then for each chak a khatian was prepared in which the landlords of the chak were brought together and their shares in the chak were shown. A reference was given to the khatian in which the proprietory interest was recorded. In the chak khatians a landlord, or a group of landlords with a separate collection, is separately shown and in the khatian of each raiyat the amount of each separate collection and the recipient thereof are indicated.

73. The Sankarari tenure occurs in very low-lying lands which are suitable for the cultivation of boro rice. Cultivation is precarious and the area which it is possible to cultivate varies; hence the pecularities of this tenure which resembles utbandi. The rainat cultivates when he can and pays rent only on what he cultivates after measurement by the landlord. As a rule the rainat considers that this is not a rainati holding. The cultivation however tends to become permanent. Often a tenant was found to have been in possession of a particular plot for many years and desired to be recorded as a settled rainat.

The boro lands in the Dubalhati estate were originally of this character and the District Judge actually held they were uthandi lands. The landlord however took kibuliyats from the tenants under which they had to pay rent every year for a fixed holding so that the lands lost their uthandi character.

The dispute about these lands was hotly contested. The boro lands become uncovered towards the end of the cold weather as the bils dry up. It is not certain that a particular field will be available in any year. It may not become uncovered. Again, it may become too dry or early rain in May may drown the boro rice.

The bits, however, are gradually silting up. The present boro lands were originally deep under water; the bit is gradually becoming higher and cultivation becoming more permanent. Many of the boro fields had been in possession of a family for a very long time. The landlord lets them out for a term on a fixed rent for a definite holding, but the kabuliyat denied that the tenant had occupancy rights.

Originally when cultivation was precarious the raiyat did not want occupancy rights; as the level of the land rose he found that he could grow a crop every year and wanted occupancy rights. The landlord first said that the lands were utbandi within the meaning of section 180 of the Tenancy Act. The District Judge had so held in 1880 and Munshi Nandjee, Settlement Officer, had similarly decided in 1890. The landlord, however, had given up the utbandi custom for the time being and lets the lands on temporary leases with the result that settled raiyats of the village acquired occupancy rights in the boro lands.

The landlord disputed the case on the ground that the lands were proprietors' private lands. This was untenable. All these lands were under deep water at the Revenue Survey and a landlord cannot create landlords' private lands out of reclaimed waste. The lands were not recorded as proprietors' private lands in the settlement of 1890 but as land in the landlords' khas possession.

In an objection under section 103A, it was held that these lands were not proprietors' private lands within the meaning of section 116 of the Tenancy Act.

The proprietors of the estate sued for a declaration that the lands were proprietors' private lands or, in the alternative, lands held under the custom

of utbandi. Most of the defendants compromised and two cases were decided ex parte. The Additional Sub-Judge of Rajshahi says: "In my opinion the report of Munshi Nandjee and the khatians... leave no doubt that he treated these lands as private lands of the proprietors. It is declared that the lands not covered by the petition of compromise in the three suits are proprietors' private lands of the plaintiff under section 116 of the Bengal Tonancy Act". The Sub-Judge misunderstood Munshi Nandjee's record. The lands had been entered as in the proprietors' direct possession but that they are not proprietors' private lands is clear from the report (section 66). "The area held by the proprietor is 1617 per cent. of the whole area as stated in paragraph 22 and of this nearly three-fourths are uncultivated. But this is not his private land within the definition of Chapter XI of the Bengal Tenancy Act."

The landlord is compromising the disputes and allowing the tenants to retain their lands on payment of salami of about Rs. 8 and a rent of Rs. 2 a bigha. These terms are moderate. The object of the proprietor all along has been to get salami for these lands before conceding the raiyati interest, a desire which is not inequitable. Seeing that a stranger would have to pay at least Rs. 40 a bigha to purchase and get his name registered by the landlord for similar lands in the neighbourhood the salami agreed on is quite reasonable. It is fortunate that this long standing dispute has been equitably settled.

74. The custom of utbandi was met with in the diara strip of Murshidabad and Nadia.

In parts of the districts there are areas where the soil is very barren. The tenant is not anxious to acquire such fand in a permanent raiyati holding. He cultivates a patch which has lain fallow for some years and pays rent for the area he cultivates for two or three years, then he gives it up.

The landlord assesses the rent at the utbandi rate per bigha on the area found by measurement to have been cultivated. As a rule the landlord would gladly settle such lands in regular raiyati settlement but no one will take them.

There is a tendency for one tenant to have a sort of lien on the same plots of land. After two or three years he takes up the same plot again with the implied consent of the landlord. His interest in the land is not continuous; so he does not acquire occupancy rights and does not want to do so. If he ploughs his *utbandi* land in the rains but grows no crop he pays no rent for this season. He pays only for the *rabi* crops for which he was preparing.

In some cases this, the *utbandi* tenure, loses its special features naturally. The tenant simply goes on holding the plot and cultivating year after year paying rent each year even if he finds it profitable to let the land remain fallow for a season. The land may be carried on from year to year in the landlord's *utbandi chitha* without measurement. But it has become part of an ordinary raiyati holding.

The advantage of an utbandi holding to the raiyat lies in the fact that he need pay rent only for the crops he cultivates. He may give up the land without notice and having done so is not liable for further rent. From the cultivator's point of view it is a good form of tenure when he does not want to be tied to particular plots of land, e.g., when the land is bad and needs long periods of fallowing.

Similar tenancies occur wherever owing to natural conditions cultivation is precarious and interrupted, e.g. the sankarari tenure described above.

In the diara area of Nadia there is a tenure known as charcha which is indistinguishable from utbandi in its incidents.

When a char forms and it is doubtful if the land is good enough and stable enough to make it worth his while to pay nazar and take a permanent settlement the tenant selects the land he wants, clears it of jungle and cultivates it. If he cultivates a rabi crop only he pays Rs. 1-8 per bigha. If he also grows a bhadoi crop like aus paddy he pays an additional annas 8 per bigha. The rent is assessed on the cropped area after measurement. If the land is not washed away or covered with sand it may in course of time

attract competitors for a permanent raiyati settlement. If an applicant comes forward who offers sufficient nazar a settlement is made. The charcha tenant gives up the land as a matter of course. The word charcha means inquiry or investigation. The charcha settlement is based on an annual survey and is simply a temporary settlement till the land is ready for a permanent settlement. The charcha tenancies, however, are not called utbandi and are not governed by the utbandi provision because the new formations where such tenancies occur cannot be described as land ordinarily held under the custom of utbandi.

Another tenancy which has the distinguishing marks of *utbandi* with no fixed boundaries and assessment of rent after annual survey is called *Jali-Jaisthi kar*—literally the *kar* or rate for *Jali-Jaisthi* paddy—a variety of rice reaped in *Jaistha*.

The land suitable for this sort of paddy is very valuable. There is no permanence about it and it is soldom found two years in the same place. The land consists of a deposit of rich mud very close to low water level in the

flats uncovered when the Ganges shrinks in the hot weather.

The landlord's officer ascertains in the cold weather what land is suitable and it is let out to the person offering the highest nazar. The land is usually taken by a group of men. When the settlement is made part of the nazar is paid. They divide the land among them. When the crop is reaped the landlord usually sends barkandazes to the threshing floor to attach the crop till the nazar and rent are paid up. Nazar plus rent varies from Rs. 5 to Rs. 9 per bigha. The exact amount payable is ascertained by measuring the area under crop. If an early flood destroys the crop the landlord usually remits most of his demand.

It is clear that *utbandi* or a similar form of tenancy usually accompanies certain physical conditions. The conditions are such that the tenant looks for no security of tenure beyond the period required to cultivate one crop. It is in fact a tenant at will. The *utbandi* tenant is also in law a tenant at will until by twelve years' continuous cultivation of the same plot he acquires occupancy rights therein.

In most places where continuous cultivation of utbandi lands in possible

the tenants have acquired occupancy rights.

Cases where the landlord has intervened to prevent the accrual of occupancy rights are not common. In Bhabananda Diara the Midnapore Zamindari Company shifted tenants to some extent because they wanted the lands periodically for [growing indigo. For this purpose they found the utbandi system very useful. When they wanted land for indigo they could take it from the utbandi tenant whose interest in the land terminated when he reaped his crop. Land which had borne an indigo crop was if possible let out on utbandi and bore other crops till it was again wanted for indigo.

Indigo cultivation has never ceased on this *char* through all the lean years of the indigo industry.

The Company possess chithas showing that the lands of the char have been annually measured for the last twenty-six years. The Company says that when a tenant's lands were taken for indigo he was given land elsewhere in exchange. Cases are found, however, where a tenant cultivates a plot, say, in rice one year, next year cultivates indigo for the zamindar along with a mustard crop for himself, and in the third year after the indigo is gone cultivates a crop entirely for himself as before. He pays no rent for the land when he grows indigo but would do so were it not for the special contract to grow indigo. Twelve years of this sort of thing make him an occupancy raiyat. In the majority of cases, however, and specially of recent years care was taken to prevent the accrual of occupancy rights by shifting the tenants of all lands which the landlord required for his own purposes.

The landlord's view of *utbandi* is that all agricultural land in certain districts which for any reason is not settled on regular *raiyati* terms is available for *utbandi* settlement. This was reported by Mr. Tayler, Collector of Nadia, in 1884. He said that the lands available for *utbandi* cultivation included *khamar* lands, waste lands and all lands under the landlord's direct control, relinquished *raiyati* holdings and new *char* lands.

Landlords in fact make uthandi settlements of land which comes into their hands for disposal and such a settlement is regarded as a proper uthandi settlement under which the tenant is a tenant at will. Though the tenant may have occupancy rights according to the Tenancy Act, he is not aware of the fact.

The question how to define and record utbandi lands was examined with great care. In June 1916, I issued perliminary instructions for attestation officers which were modified by the Director of Land Records, and submitted to Government. Government was not prepared to lay down rules without further examination of the question. A copy of the provisional instructions was sent to the principal zamindars in the area for criticism. I collected as much informations as I could on the subject and submitted a report to the Director of Land Records, who invited the leading zamindars of Nadia, Murshidabad, Pubna, Rajshahi and Jossore to a conference on the subject at Berhampore in December 1916. Another conference was held in Calcutta. After these discussions the Director of Land Records submitted a report to Government in his No. 205T., dated the 10th February 1917. Draft rules were drawn up by Government and after further discussion with the landlords were issued in July 1917.

These rules were the basis of our record of *utbandi* lands. In 1919, after larger experience some minor changes were made in the rules, but the record is based on the rules of 1917.

The rules begin wit is a definition or a description of an utbandi holding. It has no fixed limits. The land comprised in such a holding fluctuates because land left uncultivated ceases to be part of the tenancy and reverts to the landlords' possession. Another essential feature is annual measurement or inspection to determine the area and the rent. Some so called utbandi holdings do not satisfy the definition. Under the rules they are called nominal utbandi and recorded as ordinary or raiyati holdings with such logal incidents as appertain to them. A tenant may hold land under these conditions although the land is not ordinarily held under the custom of utbandi. The commonest case is ordinary raiyati land surrendered or bought in and let out by the landlord as utbandi. Such a tenancy does not come within the scope of section 180 of the Tenancy Act. It is raiyati tenancy with certain conditions. The operation of section 180 is limited to lands which are ordinarily let under the custom of utbandi; it does not therefore apply to lands which were originally part of the common raiyati stock or to new alluvial lands not being accretions to customary utbandi lands.

The rules distinguish between lands ordinarily held under the custom of utbandi and lands not ordinarily held under that custom. A working rule is provided whereby the Attestation Officer inquires if the land has been let under the custom over a test period of twelve or fifteen years and according to his finding over this period may presume that the custom does or does not apply. The decision or this point involving the question whether section 180 does or does not apply is the most important one the Attestation Officer has to make. It is to be noted, however, that an utbandi tenancy in land not ordinarily let as utbanti is a perfectly legal tenancy. The acquisition of occupancy rights in the land of such a tenancy is not limited by section 180 but the right of part surrender and the fixing of rent according to measurement are legal incidents. The rules provide that in a part of the country where the custom of utbandi prevails it should be stated in every khatian whether the lands of the khatian are or are not ordinarily let as utbandi.

In all cases the rate of rent, the size of the bigha in use, and the method of fixing the rent by annual measurement of the cropped area are noted. Where the land is ordinarily let under the custom of utbandi the date of occupation of each field is noted as the starting point for the accrual of occupancy rights under section 180.

In some villages the Midnapore Zamindari Company were found to have let some lands which are ordinarily let as utbandi on temperary leases for five years. It was decided that on the expiry of these temporary leases the landlord may let these lands on utbandi terms or other legal conditions and the rules provide for an entry to this effect in the khatians affected.

In applying the rules it was found that broadly speaking the bar to acquisition of occupancy rights provided by section 180 operates only in lands where owing to natural conditions a fluctuating and temporary tenure is all that the cultivator wants. Where land formerly utbandi has become fit for continuous cultivation the raiyat has as a rule acquired occupancy rights. Reasonable landlords recognize that the utbandi system has many disadvantages. Annual measurements and annual assessment of rent put undesirable power in the hands of the local staff; collection expenses are increased; income is uncertain and there are increased chances of friction. In these operations, however, only the fringe of the utbandi country was touched. The Settlement Officer of Nadia will speak with greater authority.

The chief problem which attestation officers had to deal with was illegal enhancement of rent. In the chapter on the relations of landlords and tenants I have pointed out that these were common and widespread. In dealing with these enhancements the first thing was to get at the facts. The Attestation Officer first submitted a rent history of the villages affected with a schedule showing the effect of the enhancement. The tenants seldom wished to contest these rents. If the enhancement was recent and inequitable I ordered the Attestation Officer to record the logal rent, but in many eases the existing rent or something very close to it was recorded as the result of a compromise presumed to be lawful under section 109B of the Tenancy Act To cut down the rents left the tenant to contest an application under section 105 of the Act. In these matters the tenants showed great lack of spirit. Frequently when illegal enhancements were cut down the tenants filed petitions to have their illegal rents recorded. In those circumstances the only thing to do was to make as much use as possible of the discretion given by section 109B of the Act and to accept compromises without too close a scrutiny into their legality or illegality.

76. During the preparation of the record some tenures were discovered whose last owners had died without heirs and which Government could claim as ultimus heres under section 28 of Act X of 1865 (Succession Act). These were reported to the Collector for action. The Collector made use of the Assistant Settlement Officers in the locality for inquiries into the history of the tenures and into claims thereto. Ten cases were inquired into. Six of these were dropped. In the following cases the Board of Revenue declared the properties escheat to Government.

Thana.		Manza.	Number.	Khatian. Area		REMARKS.	
Putia	•••	Barbaria		167	149	.45	Sold for Rs. 117.
Panchupur		Artaji Gahelapur an other.	and	45	44	18:68	Do. 1,600.
Dσ.		Belta	•••	121	176	.32	Do. 50.
Mahadedpur and gaon.	Nao-	Kochail, etc.		252	79,105 etc.	146.79	Settled with the person in possession.

77. Objections under section 103 of the Tenancy Act were numerous. There were 59,750 in all; being 16, per square mile; 37 per thousand *khatians* and 25 per thousand of the population.

#### Analysis of Objections.

- 43 per cent. concerned possession and share.
- 21 per cent concerned rent.
- 13 per cent. concerned mokarari rights.
- 3 per cent. concerned rent free rights.
- 20 per cent. concerned status and incidents.

Objections concerning rent were more numerous than in Dacca (19 per cent.), Tippera (13.2) or Noakhali (8.6). As regards parties the objections are analysed as follows:—

Landlord and lanclord 9 per cent. Landlord v. Tenast 50 . . . ••• 19.5Tenant v. Landlord ,, Tenant and Tenant 20 " Laudlor I or Tenant against the Record 1 " Miscellaneous ...

Landlord and tenant were opposed in 69.5 of the objection cases. The ecrresponding figures in Tippera, Noakhali and Dacca are 62.9, 51.8 and 55. The figures are the more remarkable because a very large number of general rent disputes were compromised before the objection stage was reached. Of the objections 2 per cent, were undisputed cases for correction of the record. Of the disputed cases the record was revised in 21 per cent, of the cases modified in 15 per cent, and upheld in 62 per cent, (which includes about 4 per cent., withdrawn or dismissed for default).

A complete analysis of objection cases will be found in appendix 9.

78. In June 1915 printing was started with six presses. The number was gradually added to as our indent was supplied from home or presses became available from Dacca. By November 1915 we had ten presses working. In July 1916 we had 16 and by September 20. Our full compliment 23 was reached in January 1917. Each press had the usual staff of a peshkar or proof reader and assistant, six compositors, a press man and two ink boys. The assistant proof reader was not at first employed but he became a

permanent addition to the staff after about a year's experience.

We accumulated a security deposit from each compositor and peshkar at the rate of eight annas or a rupee a month, tempted them by bonus towards higher outturn, and fined them for mistakes. A kanungo was in charge of the press in addition to some supervising work at headquarters. There was also a Superintendent who looked after the stock and for each of the two press-sheds, a clerk who assisted him in preparing bills and returns. There were four distinct steps to secure accuracy. The roller or galley-proof and the press-proof were checked by the proof reader before the khatian was printed off. Each printed khatian was compared with the draft record by a special staff in the checking branch; and after this had been done there was a further check by a superior staff of ten per cent, of the printed khatians against the draft record.

Mistakes were classified into very serious, serious, and slight. In the first case the page hal to be reprinted; other mistakes were corrected by blocking out the wrong entry and printing in the correction. There was a

regular tariff of fines according to the nature of the mistake.

A special record-keeper issued records to the press and received them and the printed records back. He knew when the records of a village had all been printed and noted on a list at the top of each completed village bundle of printed records exactly what it contained.

The number of *khatians* to be printed was 1,648,543. The number of copies of these actually printed including extra copies for co-sharer proprietors was over 18 millions. The cost of staff employed excluding the *kanungo* press officer worked out at about 2.45 annas per interest over the whole operations. The checking branch checked printed *khatians* at three for an anna and found out two mistakes in every nine *khatians*.

79. Six thousand and twenty-nine suits under section 106 including 49 of the Mathurapur estate were filed. Of these 132 cases were transferred to the Civil Court as they involved intricate questions of title; six cases under section 106 were transferred to the Settlement Officer, Nadia, as it was convenient for the parties to get them tried by him.

The landlords in Rajshahi are very strong and they were under the impression that they would be able to get any amount of enhancement by compromise. With this hope they filed many applications under section 105 for settlement of fair rent. When they realised that the revenue officers did not accept compromise when the proposed rent was not within the legal limits,

the number of cases fell considerably. The total number of applications under section 105 in Rajshahi alone was 49,892 and in the *diara* areas of Nadia, Murshidabad, Pabna and Malda the number was 23,290. Total number of tenancies of which settlement of rent was sought for was 93,002.

Forty-one applications for settlement of fair rent in the iara area of Murshidabad were transferred to the Settlement Officer, Nadia. These have

not been disposed of yet.

No costs in 105 cases were allowed following the principal that in temporarily-settled private and Government estates the tenants are not charged with any cost when rents are settled, because the settlement of fair rent is for the benefit of the landlord.

As the grounds of enhancement were uniform the landlords preferred to file group cases for the whole village in order to get the cases disposed of in one joint trial with the help of the same set of papers. As it was subsequently found difficult to get cases with so many defendants ready owing to deaths and substitution of parties, the practice was subsequently given up.

The total increase in rent is Rs. 1,35,804. Of this, Rs. 43,154 is due to compromise, Rs. 22,736 due to increase in area; Rs. 776 to prevailing rate;

and Rs. 69,138 to rise in prices.

It will appear from the above statement that revenue officers mostly depended on section 30 (b) in giving enhancement to the landlords. The maximum enhancement under this section varied from annas 2-9 to annas 5-8 in the rupee. In very few exceptional cases where the existing rate of rent was exceedingly low and the land very fertile the full enhancement allowable by this section was decreed.

In giving enhancement under compromise the revenue officer had to see that the enhanced ronts were in no way illegal and the raiyats are not put to

any hardship in paying the enhanced rents.

When enhancement was allowed on excess area the plaintiff had to give strict proof of the area at the inception of the tenancy; and to show by what standard of measurement it was servoyed.

80. The Mathurapur cases both under sections 105 and 106 are important and interesting. They are dealt with in paragraph 85 of the report. The landlord's suits regarding trees were tried by the Subordinate Judge. At the latter stages the landlords wanted to withdraw them. The application was rejected and the suits were all dismissed with costs.

All appeals filed before the Special Judge against orders of the Assistant Settlement Officer under sections 105 and 106 have since been disposed of.

The Special Judge in the main accepted the principles followed by the Assistant Settlement Officer in dealing with eases under section 105. He agreed with the Assistant Settlement Officer that the landlord could not prove that a rod of 4 cubits is in vogue in pargana Kankjole, but he relied on Indigo Advance Books and Advance Account Books for Indigo and found that some more tenants had obligation to cultivate indigo and held that enhancement was legal in these cases too. As a result of this finding, the landlord got enhancement in many more cases. There were 1,380 cases under section 105 in Mathurapur. The Special Judge confirmed the judgment and decree in 788 cases and gave enhancement in 439 cases. Sixtythree cases had been dismissed by the Assistant Settlement Officer on the ground that application had been made within 15 years of enhancement of rent. The Special Judge held that though kabuliyat was taken in 1908, the tenants had been paying at the enhanced rates for more than 15 years. He therefore gave enhancement in 41 more cases.

81. The enhancement of rent in the Brikutsa estate in Pargana. Amrul, Dehi Bisia, has been described in paragraph 65 above. The increase of area in 1897 was found to be imaginary arising from the substitution of a cubit of 18 inches for one of 21 inches as the standard of measurement. The point was decided by the Settlement Officer in August 1917 in a case under section 103A and the rents prevailing before the enhancement were recorded. The landlord brought suits in the Civil Court Nos. 668—673 of 1917 against the tenants of the villages concerned for a declaration that a cubit of 18 inches had been used in the earlier surveys. In suits 668 and 673 which were contested the

Subordinate Judge held that a cubit of 21 inches had been used. In the other suits 669—672 the landlords got ex-parte decrees. After final publication the landlord brought cases under section 106 to have the enhanced rent recorded and also applied for further enhancement under section 105.

The Revenue Officer heard some formal evidence in the 106 cases and decreed the suits. The matter was brought to the notice of the Settlement Officer and he set aside the Revenue Officer's orders under section 108 on the ground that the presumption of correctness attaching to the record had not been rebutted. The record was right if a cubit of 21 inches had been in use before 1897 and wrong if a cubit of 18 inches had been in use. The question had twice been contested in the case under section 103A and in the two civil suits referred to and the decision had been that a 21-inch cubit had been used. An ex-parte decision had no weight in a question of this sort. The Settlement Officer's order was appealed against and the Special Judge's order runs as follows:—

"These 169 appeals on behalf of the plaintiff's landlord are against the order of Mr. Nelson, the Settlement Officer of Rajshahi, dated the 7th June 1919, setting aside the judgment and decree in suits of sections 105 and 106 of the Bengal Tenancy Act named in schedule attached to the said order and remanding them for fresh trial under section 108 of the Bengal Tenancy Act.

The plaintiff's landlord has preferred these appeals merely on the grounds that the evidence adduced by the plaintiff in the shape of a certified copy of declaratory decree passed by the Subordinate Judge of Rajshahi was sufficient to rebut the presumptive evidence of the finally published record-of-rights and that the said declaratory decree is not the less operative because it was passed ex-parte and that the decree was passed against all the tenants of the mauza concerned and further that the decrees in suits Nos. 668 and 673 mentioned by the Sottlement Officer in his order have nothing to do with the present case and they have not been filed in the present case.

The circumstances which led to the origin of the proceedings ending in the order of the Settlement Officer now under appeal may briefly be stated as follows: In the Zamindari Dehi Bisia the rent of certain villages was enhanced in 1897 after remeasurement with a cubit of 18 inches, and the tenants had been paying the enhanced rent till the beginning of the settlement proceedings in the district. In 1917 an objection was made by the tenants as to the standard of measurement and the Settlement Officer decided in an objection under section 103A that the previous surveys had been made with a cubit of about 21 inches. Now in accordance with the decision the rent payable before 1897 by tenants was recorded and the record-of-rights was finally published. Against the finally published record the landlord filed cases under section 106 of the Bengal Tenancy Act in order to have the enhanced rent of 1897 reported. The Assistant Settlement Officer in charge of these suits, after taking due evidence in these cases, decreed the suits,  $\lambda e_{c}$ , granted the landlord's prayer to have the enhanced rent of 1897 recorded. The tenants did not centest these suits and most of them were decided ex-parte.

But the attention of the learned Settlement Officer being drawn to these cases he took up the proceedings under section 108 of the Bengal Tenancy Act and set aside the decrees of the Assistant Settlement Officer in the above suits under sections 105 and 106 of the Bengal Tenancy Act and ordered for their retrial mainly on the ground that much more than mere formal evidence as recorded by the Assistant Settlement Officer deciding the suits is required to rebut the presumption of correctness which attaches to the finally published record. In these suits as stated by the learned Settlement Officer himself in his judgment the whole thing depends on the standard of measurement adapted in the earlier surveys. If a cubit of 18 inches was used the record is obviously wrong, on the other hand the record is right if a cubit of 21 inches was used. Now in order to settle this very vital important question of standard of measurement in vogue in the mauzas in question the plaintiff's landlord brought declaratory suits Nos. 665, 666, 667, 669 and 670 against all the tenants of the mauzas in question, i. e., Sridhar, Gurnai, Haripur,

Mathurabati, Nandigram and Sadharow and got an ex-parte decree that a cubit of 18 inches was in use in the above villages. These declaratory suits were evidently brought by the landlord against the decree of the learned Settlement Officer under section 103A in August 1917 as the decree is dated 10th April 1918.

The Civil Court decree being thus in favour of the plaintiff's landlord I think the learned Assistant Settlement Officer was quite justified in holding that the presumptive evidence of the record-of-rights was rebutted and thus decreeing the suit under section 106 of the Bengal Tenancy Act. The learned Sottlement Officer mentions in his order about some decree in suits Nos. 668 and 673 of 1917 which were contested by the tenants and in which the Subordinate Judge of Rajshahi held that the cubit used had been one of 21 inches and gave judgment against the landlord. But as these decrees or any certified copies of them have not been filed with his case we cannot say whether the decree refer to the mauza in question or not. Lastly it is argued by the learned Settlement Officer that the question of standard of measurement, etc., cannot be a res judicata in favour of the landlord as an ex-parte decision on a question of this sort has no value. But it is a well-known principle of law that an ex-parte decree like a contested one would operate as a res judicata upon matters directly and substantially in issue unles it is challenged on the grounds of fraud, collusion or irregularity. The ex-parte decrees in the above declaratory suits have not been challenged under any of the above grounds.

In conclusion it is to be noted that the pleader for the tenant respondants appear in these appeals and supports the contention of the learned pleader for the appellant for setting aside the order of the learned Settlement Officer, remanding the suits under sections 105 and 106 for fresh trial. This clearly shows that there is now no dispute between the landlord and tenant as to the standard of measurement in vegue in the mauza concerned and that tenants now admit that a cubit of 18 inches was used in the earlier survey."

The appeals were accordingly allowed.

The landlords withdrew all other applications under section 105 excepting few affected by the julgment of the Special Judge.

82. The following statement shows the result of appeals. One hundred and fifty-seven appeals still remain to be disposed of:—

		Section of	Total number	Total number	RESULT OF APPEAL.					
Name of dist	iot.	cases.	of cuses.	of appeal cases.	Upheld.	Modified.	Reversed.	Remanded.	Pending.	
Rajshahi		105	49,892	1,287	681	257	52	264	33	
Do.		106	4,360	277	68	4	142	51	12	
Other District	s	105	23,290	1,893	1,060	550	93	80	110	
Do.		106	1,669	105	70	20	10	3	2	
Total		***	79,211	3,562	1,879	831	297	398	157	

Result of appeals.

#### PART II.

#### Special Works.

83. In October 1915 Mr. George Hennessy submitted a petition to Government praying that a survey and record-of-rights should be made in the estate which bears tauzi No. 60 on the Malda Revenue Roll. The reasons given were that certain Mahomedan tenants had become refractory, were withholding payment of rent and had committed many serious outrages. He alleged that these tenants had murdered a man who had taken lease of some coveted land, had stolen and slaughtered a bullock belonging to a Hindu tenant, had assaulted the servants of the estate, had murdered the complainant and thrashed the witnesses in a case under section 107

of the Criminal Procedure Code, had committed dacoity in the house of the Dewan of the estate and had attempted a dacoity at the petitioner's house. For these reasons Mr. Hennessy prayed for an order under section 101 subsection 2 clause (b) of the Bengal Tenancy Act. In order to expedite matters Mr. Hennessy subsequently made his application in accordance with section 101 (2) (a) (i) of Act and agreed to deposit such sumas the Local Government required; at the same time he prayed that Government should at a subsequent stage order a recovery of the cost wholly or partly from the tenants of the estate.

In accordance with this application Government sanctioned the inception of survey and settlement operations in the estate. Notification No. 1717 T.R., dated the 4th November 1915 was issued and the work was ordered to be done by the Rajshahi settlement party as a special work. The area of the estate is about nine square miles.

Traverse survey was begun at once by the party at work on the adjacent Malda diara strip. Cadastral survey, khanapuri and bujharat were completed in the first half of 1916. Attestation followed during the season 1916-17 but was much delayed owing to the hotly contested disputes between landlord and tenants.

84. The dispute which originally caused the most irritation was about special rates of rent for special crops. The landlord claimed a rent of Rs. 2-8 a bigha when sweet potatoes, palwal, plantains, melons, brinjal or tobacco were grown. The raiyats' kabuliyats contained a clause to the effect that the growing of palwal, melon, mulberry, jute, etc., is forbidden.

If this prohibition is disregarded the tenant is to pay rent of ten rupees a bigha for the land.

The landlord said that the excess rent for special crops was a penalty for using the land for an exhausting crop.

It was decided that the prohibition of certain crops was against the provision of sections 23 and 178 (3) (b) and that in any case a payment in the nature of damages is not one of the particulars to be recorded in the record-of-rights.

Another dispute was about trees. The landlord stated that a tenant could not cut down trees on his holding; if he wished to cut down a tree be used to ask the landlord's permission in a written potition, which was usually granted on payment of half the value of the tree. The tenants pointed out numerous trees which they had cut down. A list was made in each village and verified by inspection of the stump or hole which marked the tree's former position.

The landlord could only show a very few petitions for permission to cut trees and a very few realisations on account of the price of trees grown on the landlords' khas land.

A dispute whether the standard of measurement contained 4 or 4½ cubits gave little trouble. It was decided in a case under section 105 in favour of the tenants. The chief evidence in favour of the 4½ cubit rod was provided by the Revenue Survey maps.

85. The most important dispute, one effecting every raiyati tenancy in the estate, was about the legality of the general enhancement made in the Bengali years 1309—1312, when indigo cultivation ceased in the estate.

The landlord maintained that the raiyats had held their land at a specially low rate of rent in consideration of cultivating indigo for the convenience of the landlord and that when the raiyat was released from the obligation of cultivating indigo, he agreed to pay a rent which he deemed fair and equitable. The raiyats had paid this rent for fourteen or fifteen years and under the third provise of section 29 of the Bengal Tenancy Act the rent thus agreed on was legally payable. Existing rents were entered in the record and finally published. The tenants disputed these rents under section 106 of the Act; and the landlords applied under section 105 of the Act for the settlement of fair and equitable rent on the ground that the recorded rents had been paid for 15 years and in that time there had been a rise in the average local prices of staple food crops.

The Revenue Officer trying these cases had to decide if the recorded rents were legally payable. The main points in the Revenue Officer's judgment are these. In the first place the onus lies on the tenant to prove that

the rent actually paid is illegal.

He discharges the onus by proving what is admitted, that the enhancement exceeded two annas in the rupee. It then lies on the landlord to prove that the enhancement is protected by the third proviso of section 29. A condition necessary before there can be a valid enhancement under section 29 is a contract between landlord and tenant to the effect that the tenant cultivates indigo for the landlord's convenience and in consideration for this holds his land at a specially low rate of rent. From the landlord's collection papers of the year 1308 it is possible to ascertain what tenants were under such a contract in that year. Indigo tenants are shown as such.

They pay rent at half rates for certain lands. Tenants who are not indigo tenants pay at full rates. There are many tenants who pay at full rates and the Revenue Officer infers that those who pay rent at half rates and are entered as indigo tenants are persons who under the kind of contract referred to in section 29 proviso 3 cultivate indigo in return for a rent concession and that the others who pay full rates and are not entered as

indigo tenants are not under such a contract.

The landlord however maintained that every tenant in the estate held his land at a specially low rate of rent in consideration of cultivating indigo for his convenience and supported this contention by the evidence of a number of kabulyats There were 215 kabulyats before the enhancement of 1310 and 113 after that date. In these the rent is stated to be one rupee a bigha but in consideration of cultivating indigo for the landlord eight annas a bigha is to be paid. According to the landlord there are two concessions—a rate of eight annas instead of one rupee which applies to all tenants of the estate and a rate of four annas which applies to lands which actually grow indigo. The revenue officer holds that the eight-anna rate is not a concession rate as applied to the whole body of tenants but is the ordinary rate which applied from before in the case of non-indigo tenants. The kabulyats were a device to use proviso 3 of Section 29 to double the rent of certain tenants when indigo cultivation was given up and the landlord doubled the rents of all other tenants tenants on the ground that the same conditions applied to them. This riew is supported by the evidence of the sixteen rupee-bonds, the oldest documents in evidence.

The earliest is dated 1878. There had been a dispute with certain tenants about indigo cultivation and in these bonds an arrangement putting

an end to the dispute was recorded.

In these bonds the tenants agreed to grow indigo on suitable lands to be specified in their sattas or indigo contracts—are not permitted to give up indigo cultivation according to the their sattas—if they discontinue indigo cultivation or if indigo work suffers by their fault they become liable to pay twice the rent they are then paying. This was a penal provision—the tenant had to grow indigo according to his satta or indigo contract on penalty of having his existing rent doubled—and is different from a contract whereby a tenant holds at a low rate of rent so long as he cultivates indigo for the proprietor. In the case of the numerous tenants who cultivated indigo for the proprietor and got a concession section 29 legalizes any rent they agree to pay when they are released from the obligation to cultivate indigo. There are numerous tenants however who were not indigo tenants. The landlords' papers prove this. They did not hold at a low rate of ront in consideration of cultivating indigo. There is no evidence of the grant to them of a rent concession at the inception of the tenancy or subsequently. The admission of cortain tenants that the eight-anna rate was a specially low rate should not bind others.

There is evidence to show that the rate is not in fact lower than rates in surrounding villages of other proprietors even at the present day.

A record-of-rights was prepared in the estates of the same proprietor in Purnea when indigo was still being cultivated. The proprietor has stated that the same conditions had obtained in the Mathurapur estates as had obtained in Purnea. There it is recorded that certain tenants held certain

lands at a low rate in consideration of cultivating indigo for the proprietor. There are many tenants who do not hold any lands at a specially low rate of rent and the same tenant may hold some lands at a specially low rate of rent on consideration of cultivating indigo while he holds other lands at the ordinary rate.

It appears that in ligo tenants signed a formal contract called a satta which appears to have defined that indigo obligations and no sattas have been put in evidence by the landlord.

It is for these reasons that the Revenue Officer held that the third provise of section 29 did not justify enhancment in many cases and in those cases he restored the old rate of rent.

The landlord however was entitled to enhancement in his cases under section 103 of the Act. In cases where the indigo enhancement had been legal and had taken place over 15 years ago the Revenue Officer allowed an enhancement of an anna and a half in the rupee.

In cases where the indigo enhancement was found illegal the rent paid before the enhancement had been fixed sixty or seventy years ago. In that time the price of staple food crops had more than doubled so the Revenue Officer simply restored the enhanced rent under section 105 which he had cut down under section 106.

- 86. On completion of the operations Government ordered that the costs originally advanced by the proprietor should be partly recovered from the tenants. The tenants were to pay the share they would have paid had the estate been taken up in the ordinary course and the landlord had to pay the rest. The landlord therefore had to pay the share which the Government of India pays in ordinary operations, and also any extra expenditure due to the special arrangements necessary in taking up the estate out of the ordinary course.
- 87. **Cess Revaluation.**—The last revaluation of the district was made under section 12 of the Cess Act in 1900 over an area of 2,595 square miles or 2587.5 square miles exclusive of municipal area. Three thousand three hundred and twenty-one revenue-paying estates, 156 revenue-free estates (including separate accounts) and 599 rent-free tenure of Register V were valued. The operation was completed in 1904 and there was an increase of Rs. 4,38,539 in valuation and Rs. 27,544 in cess.

In July 1913 (vide Collector's letter No. 69C., dated 18th July 1913), a proposal was laid before the Commissioner for a general revaluation of district by the agency of the Settlement, Department. Under Board's letter No. 1876 of 12th September 1913, the sanction of the Government under section 12 of the Cess Act (IX of 1880) to the revaluation of the lands comprised within the administrative boundaries of the district of Rajshahi was conveyed. This order was subsequently modified by Government notification No. 1504L.R., dated the 11th February 1914, and revaluation of 4,557 estates and rent-free lands in this district was sanctioned under section 15 of the Cess Act.

Cess revaluation work was started in October 1914, Register No. 1 was rewritten from the old register, according to tauzi serial in accordance with rule 11 of Tauzi Manual of 1919.

Notice under section 16 of the Cess Act were issued to laudlords and tenure-holders paying rent of Rs. 100 or more by Deputy and Sub-Deputy Collectors of the settlement staff vested with powers under section 101 of the Cess Act, calling upon them to file returns. Similar notices were served upon raiguts paying a rent of more than Rs. 100.

The proprietors and tenure-holders usually filed a slip admitting the record-of-rights as their return. Valuation of estates was made under section 21, and that of the tenures under section 28 from the information contained in the record-of-rights. But where a portion of the estate or tenure was situated outside the area under survey and settlement the land-lord or tenureholder was called upon to file a return for that portion only in the prescribed form. A valuation was made separately and added to the valuation obtained from the record-of-rights for lands in the district.

The valuation for each village was calculated from the record-of-rights in the manner detailed below. A special form for preparing the statement of valuation was submitted to the Board and sanctioned by letter No. 25 of 12th November 1914. In each village the statement of valuation was prepared separately for each tauzi and separate accounts were marked against each item of entry. When the calculation of the whole village was completed, the valuation statements were separated and a file for each tauzi was opened.

Valuation of Part 1.—The lands in the immediate possession of the proprietor and tenure-holder were classed as lands of Part 1. All cultivation and good tanks were valued at the rate of Rs. 3-2 per acre; other lands such as culturable jungles, current fallow lands and marshy lands were valued at the rate of Re. 1 per acre. Grazing ground, cattle path, village road, river, small-tanks, unculturable waste and burial grounds were exempted from valuation. Chakran holdings for cess valuation purposes were included in the landlord's nijdakhal land. Total valuation thus obtained was entered in the statement.

Valuation of Part II.—The sum total of rent paid to the proprietor by cultivating raiyats who have not sublet any portion of their holding however small was taken to be the total valuation of Part 11 and entered in the statement.

Valuation of Part III.—When a tenant sublet any portion of his holding or tenure to any person he was classed as a tenure-holder. The land in his immediate possession were valued at the rate of Rs. 3-2 per acre and that of his tenants was valued according to the rent paid by them. If any portion was sublet on produce rent, the land was valued at a specified rate settled for each than after experiment and onquiry. This rate varied from Rs. 4-8 to Rs. 9-6 according to the productivity of the soil. The detailed figures are entered in the statement of valuation for each tenure. If the valuation fell short of the rent payable by the tenure-holder, the rent was taken to be the valuation of the tenure.

The total valuation of the tenure-holders under each estate thus obtained was them carried to the account of the proprietor.

Valuation of Part IV.—Tenants who paid no rent or held the tenancy free of rent were valued in the same manner as tenure-holders. Half of the valuation obtained in each case was carried to the account of the immediately superior landlord according to section 51 of the Cess Act.

After the valuation statement of each village was completed and the tauziwar files had been arranged, a list of the villages in each tauziwar file was compared with the lists of villages in the District Register of tenures and mahalwar register, for that tauzi, to see that no village was left out. If the list was found correct, it was compared with the list of villages of Register No. 1. Any discrepancy had to be reconciled before going further. If no discrepancy was found the total valuation of the estate was obtained by totalling the figures obtained for each village of the estate.

In case of a tenure extending over several villages the total valuation was obtained in the same way.

Markets have been valued within the estate or tenure in which they lie Jalkars and lands lying within municipalities have been excluded from valuation. A preportionate deduction of land-revenue was made for the purposes of section 41.

A complete valuation roll was then prepared under section 34 of the Cess Act and served on the landlord in the manner provided by section 35. In case of a tenure an extract of the portion of so much of the valuation roll of the parent estate as relates to it was prepared mentioning the name of the tenure-holder and superior landlord and it was served on the tenure-holder. When the roll or extract could not be served, a fresh copy was sent to him by post bearing.

One month's time was allowed from the publication of roll to file objection and if no objection was received, the revaluation was declared complete.

Most of the rent-free tenures previously entered in Register No. V were recorded in the record-of-rights as part of the estate of which they were originally a part.

In 26 cases, proceedings were drawn up to include rent-free tenures in neighbouring estates; and with regard to the interests of all parties, i.e., the State, the zamindar and the holders of the rent-free lands—they were included in the estate within the periphery of which they were situated.

During the present revaluation, 10 rent-free tenures were found to have been left unassessed during the last revaluation. They have been included within the estate according to rule under sections 52 and 71 of the Cess Act. The Collector was informed so that he might realize arrears of cess from the rent-free tenure-holders under section 70, as they had hitherto evaded payment. The arrear cesses excluding interest amount to Rs. 314.

Fifty-three rent-free tenures of Register V have not been traced. They have been included within adjacent estates and the owners could not trace them. In most cases the rent-free holders had long been dispossessed.

There was 172 objections of which 149 were rejected; assessment was modified in 23 cases.

Fines amounting to Rs. 1,250 were imposed on proprietors for non-sub-mission of returns relating to lands situated outside the district. Out of this sum, Rs. 543 was remitted and Rs. 707 has been realized.

The following statement will show the result of the present operations:—

No. of ostates.	Old valuation.	Present valuation.	О! ф севя.	New cess.	Increase.	Dесгева.
	Rs. A. P.	Ha. A. P.	Rs. A. P.	Rs. A. P.	Rt. A. P.	Ha. A. P.
ря 3,310	1, 19, 178 4 9 36, 99, 237 9 10	1, 0,622 12 0 59,72,979 10 0	8,512 6 14 1,96,912 10 10	6,733 3 7 3,27,638 11 6	1,30,728 9 8	1,779 3 🜩
Net result 3,891	38, 48, 115-14-7	60, 3,602 6 0	2,05,425 1 9	3,34,371 15 6	1,30,726 0 8	1,779 3

Net increase Rs. 4,28,946 13-4.

Ninety-three estates (including separate account accounts) have not been valued. Most of them are under seitlement of land revenue. They will be valued as soon as this is finished.

- In 581 estates valuation showed a decrease for the following reasons:
  (i) Tenures were summarily valued at last revaluation under section 28 and accurate results were not obtained.
- (ii) In some estates, at last valuation a return from the 16 annas proprietors was not obtained and a proportionate valuation was calculated for the whole estate from the valuation obtained from the return of a fractional co-sharer and inaccurate results were obtained.
- (iii) In some cases wrong returns had been submitted by a proprietor including in his estate tenancies which did not belong to it. This has been corrected in the record-of-rights with the result that the valuation of one estate diminishes and that of the other increases as compared with last valuation.
- (iv) In some cases, double assessment had been made when each of two co-sharers had filed a return for the whole estate.

The present valuation of the district (so far as it is completed up to date) is Rs. 60,53,602-6 as compared with Rs. 38,48,416 at which the valuation stood when revaluation was taken up. There has been a net increase of Rs. 22,05 186 in the annual value and Rs. 1,28,946 in the cess demand against Rs. 4,38,539 and Rs. 27,544 in the last revaluation.

The increase is due targely to settlment of land and reclamation of waste land in the Barind and marshy area. In last revaluation many tenants were returned as cultivating raiyats who from the record-of-rights, have been found to be cess tenure-holders. All tenure-holders whose rents were liable to enhancement, were considered by the proprietors previously to be cess raiyats. They have now been valued as tenure-holders. These are the chief reasons for the increase at the present cess revaluation.

In the last revaluation rent-free tenures the valuation of which was less than Rs. 5 were exempted. They have now been included in the valuation of the estate under Government Circular No. 1 C. of January 1912.

The valuation of 979 estates completed in the year 1917-18 came into force on 1st April 1918; 2,179 estates completed in the year 1919-20 pay

the new cess from 1st April 1920.

The total expenditure on the revaluation was Rs. 17,434; Rs. 707 were realized as fine and Rs. 553-2 recovered in stamp revenue on petitions, etc.

The net expenditure is, therefore, Rs. 46,174.

The work was started in charge of Khan Bahadur Ataur Rahman and on his departure in September 1917, Babu Ramesh Chandra Sen was in charge of the branch. The work was carried on under the direct supervision of Babu Sadanada Banerjee, kanungo.

#### PART 3.

#### Diara Resumption.

- 88. The main rivers that came under the present diara resumption are the following:—
  - (1) The Ganges in the districts of Rajshahi, Malda, Murshidabad and those parts in Nadia and Pabna that were not done by the Settlement Officer of Faridpur.

(2) The Baral in the Rajshahi district.

(3) The Gorai

(4) The Kaliganga in Nadia.

(5) The Mathabhanga

(6) The Ichhamati in Pabna.

(7) The Jalangi in Nadia and Murshidabad.

(8) The Bhagirathi in Murshidabad.

(9) The Kalindri

- (10) The Mahananda
- (11) The Dharmadaula

(12) The Pagla

in Malda.

89. The procedure followed in resuming lakheraj and diara land before the diara Survey of 1866-67 has been described in Appendix D of the Dacca Final Report.

During the years 1829—1835 no definite rule of resumption was followed. In 1836 the Board of Revenue ordered that towfir and diara lands should be measured and boundaries of the area should be clearly defined and demarcat-

ed on the spot.

It was laid down that no toufir or diara case should be decreed until "the existence of such lands in excess of limits of boundaries of estates at the Permanent Settlement has been accurately and carefully ascertained by means of local enquiry, evidence on the spot, and accurate survey and mapping of the land." The resuming officers had to see whether the estate including the accretion exceeds or falls short of the area at the time of the Permanent Settlement.

Inspite of the instructions various difficulties were experienced in assessing the alluvial lands and proprietors were subjected to harrasment. Act IX of 1847 (Alluvion and Diluvion Act) was passed to improve matters.

Even after the passing of the Act IX of 1847 the principle of equivalent areas was followed. To each zamindar an area was marked off equivalent to that of his original estate, upon which was assessed as near as possible the old revenue and a new assessment was imposed on the surplus only.

It was only in 1878 after the Privy Council had passed its judgment in the famous Lopez case that it was recognized that Act IX of 1847 had not

Note —The chapters on Diara Resumption and resettlement are written by Babu Ramesh Chandra Sen, Deputy Collector and Assistant Settlement Officer, who completed the work in the branch after my departure.

changed the substantive law and that it was only accretions outside the actual limits of the estate and not outside an equivalent area, which could be assessed to revenue. As a result of following the principle of equivalent areas, land, really liable to assessment at the last diara survey, was considered to be part of the estate and was not assessed, thereby causing loss of Government revenue. That the Government lost a portion of the revenue by following the principle will be clear from the following example:—

At the time of the last diara survey accretion to estate No. 32 of the Malda Collectorate in manza Char-Kasimpur was resumed and settled permanently. A separate estate was created under section 1 of Act XXXI of 1858 and tauzi No. 521 was assigned to the new estate formed.

From the old papers it appears that at the time of the Revenue Survey Char-Balighata and Char-Kasimpur appertaining to tauzi No. 32 were not separately surveyed but included in mauza Nimgachi which appertains to tauzi No. 219 and is in possession of proprietors, quite different from those of tauzi No. 32. The patnidars under estate No. 32 had sued the proprietors of Nimgachi and got decree for 1,814 bighas 15 cottahs 12 chittaks of land in suit No. 60, 1851. The survey revenue map was not corrected according to the decree. The case map of this suit cannot be traced. It is not therefore possible to lay out the decretal line on the revenue survey map. At the time of the diara survey of 1867-68, two new mauzas, viz, Char-Balighatta and Char-Kasimpur appertaining to tauzi No. 32 were created and surveyed on the left bank of the raver Mura Nungachhi was then on the right bank of the Mahananda. It was held by the diara survey authorities that the entire mauza Char-Balighata and a small portion of the Char-Kasimpur appertained to tauzi No. 32 and the remaining 490 acros 2 roods of land in Char-Kasimpur was considered to be increment to the estate owing to the recess of the Mahananda. Instead of assessing the entire area of 490 acres 2 poles, it was held that 291 acres 2 roods 9 poles should be given to the proprictors out of the accreted area in exchange for a similar area that had been washed away by the river. This area was therefore deducted from 490 acres.

Mauza Rehai Char-Joteprotap also appertains to this tauzi. At that time the area of this mauza was less than the permanently-settled area by 62 highas 6 cottas 15 chittaks or about 21 acres. This area also was deducted from 490 acres 2 roods and the rest was assessed to revenue and formed into estate No. 521. The new estate thus created was not separately surveyed; so the land of tauzi No. 521 and its parent estate No. 32 is intermixed. The area of 291 acres 2 roods 9 poles of which the equivalent was deducted from the accreted land certainly lay in the river Mahananda that existed in 1867-68. The position of this area is not known. It is somewhere in the river of 1867-68 which was land in 1847-48 and surveyed in Nimgachhi. There was a second civil suit between the patnidars of Kasimpur and proprietors of Nimgachhi. The case was compromised and it was settled that the left bank of the river Mahananda at the diara survey should be the boundary between Nimgachhi and Kasimpur. According to this compromise this 291 acres is now situated somewhere in Nimgachi. It is not possible to locate the area. Even if it were possible to do so the proprietors of Nimgachi cannot be made to pay revenue for 291 acres as they were not parties to the diara resumption case of Kasimpur. They claim this land as appertaining to permanently-settled mauza Nimgachi and unless it can be proved that this land was decreed to Char-Kasimpur in suit No. 60 of 1851, Government cannot assess it. As a result of adoption of principles of equivalent area Government has for ever lost revenue of 312 acres 2 roods 9 poles of land in Char-Kasimpur and Rehai Char-Joteprotap.

The present methods of locating and assessing unassessed alluvial accretions on principles approved by Government have been fully described in the final reports of the Faridpur and Dacca Settlements.

Accretions of the following nature have been assessed in the present diara operations:—

- (1) Accretions to permanently-settled estates.
- (2) Accretions to daimi-settled estates, i.e., estates settled permanently after the Permanent Settlement.

- (3) At the time of the diara survey abatement of revenue was offered to and accepted by certain proprietors under section 5 of Act IX of 1847. Some of these lands have now again been added to the parent estates and have been assessed under section 6 of Act IX of 1847.
- (4) Accretion to revenue-free estates.
- 90. Accretion to permanently-settled estates.—The following are some of the important cases of this group:—

In case No. 31 the area was land about 1860 and was included in the Mahal Char-Kururia Government estate on the revenue-roll of the Pabna Collectorate. It was partly reformation in situ of several mauzas appertaining to the Government estate that existed at the last revenue survey and partly alluvial accretion to the estate owing to the recess of the Ganges. In 1860 the area was assessed as part of the Government estate. The proprietors of the permanently-settled mauza Talbaria claimed the area as reformation in situ and accretion to the permanently-settled estate 3186, and sued the Collector of Pabna in the Civil Court. The Subordinate-Judge dismissed the proprietors' claim but the High Court held the area to be accretion to the permanently-settled mauza Talbaria and decreed the land in favour of the proprietors. When the area diluviated and reformed in the Nadia district, the Collector wanted to assess the area in 1887. It was held by the Commissioner of the Presidency Division and the Board of Revenue that the area could not be assessed as the provisions of Act IX of 1847 had not been followed. No notification had been issued under section 3 of Act IX of 1847, no new survey had been made and a new map had not been compared with the map of the previous survey. The proposal to assess the area was therefore dropped. Since then the area was again washed away and reformed in thana Kustia of the Nadia district and in thana Sara of the Pabna district. All the legal difficulties mentioned above were got over by the present diara notifications and survey. Proceedings under the Diara Act were drawn up to assess the area to revenue. The proprietors claimed the area as part of their permanently-settled estate. No proof in favour of their contention could be produced. The objection was disallowed. The proprietors appealed before the Board of Revenue who also dismissed the appeal and confirmed the proceedings.

In Char Gurguri (case No. 1) the area, proposed for resumption was in the bed of the river at the revenue survey. On the west of it is revenue survey mauza Char Gurguri. Char Gurguri was originally resumed about 1830. It was leased to the proprietors of the permanently-settled area adjoining to the west till 1869, when it was permanently-settled with them. This permanent settlement was made immediately after the diara survey and the area permanently-settled corresponds with the diara survey village of Char Gurguri. In the diara survey the area now under resumption was shown as part of village Char Niamatpur, a khas mahal. The area was again diluviated about 1880. When it reformed the Collector of Pahna took possession of it as khas mahal. The proprietors of the permanently-settled lands brought a suit against Government for possession of an area which includes the area under resumption. The suit was compromised and possession was given to the proprietors of Char Gurguri because the area is included in the revenue survey map of that village. Government gave up possession and agreed not to claim the area as khas mahal. The area though included in the revenue survey map of Char Gurguri was under water at the time of the survey. Permanent settlement of Char Gurguri was made in 1869. The area in question was not included in the permanent settlement. It was shown as part of a khas mahal village. The objectors, the Narail zamindars, got possession under the compromise of 1894. The area lies between a khas mahal on the east and on the west an estate once temporarily settled and in 1869 permanently-settled. It is certain that it was not permanently-settled in 1869 or subsequently and it is presumed that it was not permanently settled at the permanent settlement. The presumption is strengthened by the fact that the area adjacent to the west was resumed in 1836 when the present area was still under water. Objectors first tried to prove that the settlement map of 1869 covers the area. It is quite clear that the area is not

included in the map made in 1869 when Char Gurguri was permanently settled. They next relied on the compromise with the Government in 1894. The point at issue in the case was possession. Government gave up possession but did not give up the right to revenue. There is no reason why Government should have given up possession but the case obviously was not properly investigated. For example, the boundary of the area permanently sortled in 1869 was not shown in the case map. The compromise, however, does not affect Government's right to assess the area to revenue.

No evidence was produced to show that the area was permanently

settled at the permanent settlement. The objection was disallowed.

The proprietor appealed before the Board who dismissed the appeal and confirmed the proceedings.

In several cases the proprietors objected that though the area proposed to be resumed was river at the revenue survey, it was included in the mauza at that time and contended that it was a part of their estate and assessed to revenue at the permanent settlement and cannot be assessed now.

In the revenue survey maps the boundaries of certain villages were surveyed as lying within the river, and the portions covered by the river were separately specified in the particulars of area given in the maps. There was no previous evidence that the river portion of these villages had been land at the permanent settlement. The onus of proving the fact that the land was assessed to revenue was thrown on the objectors who could not produce any evidence in support of their contention. The objections were disallowed following the Privy Council Ruling in the case of Jagadindra Nath Roy v. Secretary of State for India in Council.

In many cases the proprietors stated that the area was land at the last diara survey and was not assessed; that the Resumption Officer should compare the new map with that of the last authorised survey and that he must not go beyond the last authoritative survey.

As stated above before the Lopez case was decided the diara officer generally did not assess the accretion when he found that total area of a mauza in 1867-68 was less than its total area at the permanent settlement. In many cases it was possible to point out that owing to this reason the area was not assessed for the time being. This is not a release and the area is therefore assessable. In several cases here is nothing on record to show why the area was not assessed. In uch cases the enquiries were pushed beyond the last authoritative survey on the strength of the Privy Council Ruling in the case of Fahamidannissa Begum v. Secretary of State for India in Council and the concluding portion of the Privy Council Ruling in the case of Jagadindra Nath Roy mentioned before.

- 91. Eighteen proceedings were drawn up in Daimi Settled Estates. The area under resumption is 2,027.68 acres. Of this area 16 proceedings in respect of 1,775.90 acres have been confirmed by the Board of Revenue up to date. The Board of Revenue by their Resolution No. 8642 S. & S., dated the 27th June 1921, and Resolution No. 8650 have released the remaining 251.78 acres of land.
- 92. Seven proceedings were drawn up in areas for which abatement of revenue had been taken. The total area resumed was 4,122 acres. The most important of these proceedings are those which relate to resumptions of accretions to estate No. 523 of the Murshidabad Collectorate, situated on the river Ganges in mauza Atarpara, Chaumadia in Rujshahi, Udaynagar, Temadia, Madhugari in Nadia, Sagarpara, Udaynagar Diar in Murshidabad. The proprietors leased out the mauzas in patni long before the diara survey. At the diara survey of 1867468 the proprietors took abatement of revenue for the area lost to the estate by diluvion or otherwise and took settlement of accretions which were added to the estate by the recess of the river. The patnidars did not take abatement of rent. Some part of this area has now been added to the estate No. 523 and it was proposed to assess the area under Act IX of 1847. The patnidars objected that their rent cannot be enhanced as they never took abatement of rent; the objection was disallowed and the proceedings have been confirmed by the Board.

In case No. of 42 in Madhugari which is the most important case of this group, the main grounds of objection of the patnidars were as follows:—

"The area proposed to be resumed is part of an area of 4,382 bighas which, having been held possession of by Government as khas mahal for 16 or 17 years, was given up together with the total receipts therefrom, without any deduction of Government revenue in favour of the petitioners' predecessors in interest as consideration for a compromise in the year 1887; and since then your petitioners have been holding the said land free of assessment. Government has no right to assess to revenue and is stopped from assessing to revenue any portion of the said area of 4,382 bighas including the area proposed to be resumed.

That under section 5 of Act IX of 1847, the proprietary right in any portion of a permanently-settled portion of a permanently-settled area cannot be lost by reasons of remission of Government revenue having been taken by the zamindar in respect of it and the right of Government to re assess it is of a qualified nature, having restricted to re-imposition of the revenue remitted.

That the petitioners being patnidars at a fixed rent under the proprietors of a permanently-settled estate, no act of such proprietors on contract entered into by him, subsequently to the creation of such patnican destroy or detract from their right as such patnidars, and Government has no right to assess rent under section 104 of the Bengal Tenancy Act on such putnidars."

The objection was disallowed by the diara officer. An appeal was filed before the Board of Revenue and was also dismissed.

The decision of the Roard was as follows:-

"The petitioners object to the assessment of 1185-70 acres of land in mauza Madhugari on the ground that the whole of this land is included within the area of 4,382 bighas which Government gave up in 1885 to Messrs. Watson & Co., their predecessors in interest. It is admitted that the land in question is a part of the area of 4,382 bighas regarding which Government passed orders in 1885 and the only question for consideration in this case is the interpretation which is to be placed upon the Government orders.

The Assistant Settlement Officer reports that at the time of the diara survey in 1867-68 the land now in question had reformed on the site of part of mauza Madhugari but owing to the absence of a careful comparison of the revenue survey and diara survey maps it was not included as part thereof and an abatement of land revenue was wrongly allowed and accepted by the proprietors. The land formed part of Maricha diara and was included within the Marichadiar Government estate. The Assistant Settlement Officer has given a full account of the disputes about Marichadiar up to the time when Government passed the orders in 1885. The orders of Government are contained in a letter, dated the 26th December 1885, from the Secretary to the Government to the Secretary to the Board of Revenue. The letter sets forth that certain proposals of Messrs. Watson & Co. had been considered by the Board, who had reported that Messrs. Watson & Co. had not established a right to the 8,763 bighas which they claimed as accretion to their patni mahal Temadia, but as the Board considered it desirable even at some sacrifice of the rights of Government to bring the controversy to an amicable close, they recommended that a concession be made to Messrs. Watson & Co., in regard to 4,382 bighas or one half of the 8763 bighas claimed by them. The Board has also pointed out that the proprietors of Temadia had received abatement of revenue for part of that mahal which had diluviated and therefore any formation on the site of the diluviated part would seem to belong to Government, while in no case could it belong to a tenure-holder such as Messrs. Watson & Co. were. The orders passed were that the Lieutenant-Governor "agrees to waive the Government claim to one half of the 8,763 biyhas." In letter No. 112A, deted the 11th March 1887, from the Secretary to the Board of Revenue to the Commissioner of the Rajshahi Division the Government order is referred to in the following terms: -"There is an area of 8,763 bighas on the south-west of the Char and the Government has consented to waive any claim of proprietary right in respect of one half of this area."

The only conclusion which can be drawn from these facts is that it was the intention of Government to give up only its claim of proprietary right to this land which had formed part of Marichadiar Government estate for many years. The fact that the land was not subsequently assessed to land revenue cannot be held to imply that Government gave the land revenue-free to Messrs. Watson & Co. The Board therefore finds that the area of 1185.70 acres is liable to assessment."

All proceedings of this group have been confirmed by the Board of Revenue.

93. There are only 3 cases of accretion to revenue-free estates with an area of 119'92 acres Resumption proceedings have been drawn up under Regulation II of 1819. In all these cases, the case for resumption is that the area proposed to be resumed was never included in the revenue-free estate or in any other permanently-settled estate. The merits of each case were reported to the Commissioner of the Rajshahi Division under section 5, clause 1 of Regulation II of 1819 for his permission to enter into investigation of the case. On receipt of his orders, the proprietors were asked to produce all sanads or other writings in virtue of which they claim to possess the land free of assessment. When the parties produced any evidence oral or documentary it was carefully examined and a statement of grounds on which their land appeared liable to assessment were delivered to them under section 15 of Regulation II of 1829, asking them to file written answers within 7 days. These answers, if filed, were carefully examined and the final proccedings were submitted to the Board of Revenue under section 20 of the Regulation II of 1819.

These proceedings have been confirmed by the Board of Revenue.

- 94. In the resumed area of D Block rents of all tenants were settled under section 104 of the Bengal Tenancy Act. In case of the area surveyed in E Block, the diara resumption was taken up after final publication; rent of all under-tenant were settled under section 2 of Act XXXI of 1858, and Regulation VII of 1822. Generally the existing contractual rents of all tenants were considered to be fair and equitable and maintained. The tenure-holders were assessed on profit system and allowed part of the profit granted to the proprietors. The Government revenue was fixed at 70 per cent. of the raiyati assets. When no objection to assessment was filed and the proprietors agreed to take amicable settlement, they were allowed 40 per cent. of the raiyati assets and revenue is fixed at 60 per cent. thereof.
- 95. Records of each case containing the papers described in diara rule No. 31 as far as Rajshahi district is concerned, have been made over to the Collector of Rajshahi. In this district Index maps and volumes as described in rules 33—35 have been prepared and sent to the Collectorate record-room.

As regards the districts of Nadia, Murshidabad Pabna and Malda, it has been decided that 4 inches thana maps should not be vandyked till all the mauzas in a thana have been surveyed and a complete map of the thana has been prepared. We have not surveyed all mauzas in any thana of these districts. The Director of Land Records has therefore ordered that Index maps and volumes under rules 33 and 34 should be prepared by the Settlement Officers of the districts concerned; after 4-inch thana maps have been vandyked, the work to be done is to copy lines already in existence on the 4-inch congregated comparative map sent with diara officers' general Report, rule 29(b).

It was also ordered that records of the diara cases should be made over to the Settlement Officers where settlement is going on, and, where there is no Settlement Officer, to the Collector of the district. Accordingly all records mentioned in rule 31 and diara volumes prepared under rule 35 have been made over to the Settlement Officers of Nadia, Murshidabad and Pabna and the Collector of Malda.

In every case the Collectors of, these four districts have been supplied with copies of the following papers:—

- (1) Copies of the diara officers' general report on each proceeding as laid down in Rule 30 of the Technical Rules.
- (2) Copies of orders of Settlement Officers and of the Director of Land Records covering notes.
- (3) Copies of Board's resolutions.
- (4) Copies of 16 inch-maps.
- (5) Copies of rent-rolls.
- (6) Copies of khatians and plot index.

96: The total number of proceedings investigated was 304, 185 ended in resumption, 140 were abandoned or dropped by order of the Board of Revenue.

The area resumed and assessed to revenue was 20,418 acres and the area regarding which proceedings were dropped after examination was 22,000 acres. Seventeen proceedings with an area of 17,581 acres were dropped by the orders, of the Board of Revenue.

The financial result of the operations is an annual revenue of Rs. 39,843-7.

The following statement gives the results district by, district. Detailed statement of all proceedings is given in Appendix 10.

<b>D</b>			Number of Proceedings.		AREA (IN ACRES).			T.	
1)	USTRICT.		Resum-	Abandon-ed.	Excluded: from re- sumption.	Resumed.	Assets.	Revenue.	
	1		2	3	4	5	6	7	
		1		6		A	Rs. A. P.	Rs. A. P.	
Palma	•••		<b>22</b> /	4		2,672.75	5,385 4: 0	4;366 Or (	
Do.	•••		•••	8	644'13		•••	***	
Nadia	•••		19			3.876 28	14,279 13: 0	9,902 0	
Do.	•••			22	5,357.82	,		•••	
Murshidaba	d		21			3,063:66	7,576 1 0	5,040 0	
Do.	•••	•••	•••	14.	3,602.55		•••	•••	
Rajshahi			. 68	<b>)</b>		3,967:67	10,091 0:0	6(8 <del>85</del> , 5	
Do.	•••		•••	38	1,341:46	··· }	•••		
Malda	•••		55			6,837.55	18,585 9 0	13,650 2	
Dø.	•••	•••		34	17,791-17		•••		
	TOTAL FORIOTS,	DR.ALL	185	116-	28,737:18	20,417:91,	55;917 11 0	39,848: 7.	

#### PART 4

#### Resettlement of temporarily-settled Estates.

97. It was proposed to bring under resettlement, all temporarily-settled estates in Rajshahi and all those in Rabna, Nadia, Murshidabad and Malda which had been surveyed by the Rajshahi District Settlement: Department. It, was not possible to carry out the proposal owing to the fact that the period of the existing settlement of many estates did not expire before the close of

the operation and to the fact that many estates either were entirely diluviated or had become unfit for settlement owing to the deposit of sand; although the tenant refused to part with the lands and take abatement of rent.

In the case of estates Madhupur No. 2139 and Basudebpur No. 2104 of the Pabna Collectorate the existing term had expired and resettlement was undertaken. When the rent-roll was draft published the greater part of the area was decreed in favour of private landlords by the Subordinate Judge of Pabna. The Government have appealed to the High Court against the decision of the SubordinateJudge. The resettlement of the estates has been postponed till the appeal has been disposed of by the High Court.

In Government estates and temporarily-settled private estates the rents of all grades of tenants were settled under Part II, Chapter X of the Bengale Tenancy Act. The revenue of the proprietors in case of the temporarily-settled private estates was settled under Regulation VII of 1822.

The principles followed in assessing temporarily-settled estates in Farid-pur and Bakarganj which has been approved by Government and embodied in the Rules of the Settlement Department were followed.

Existing rent was considered fair and equitable unless there was strong reason to believe that the rent should be enhanced. Where enhanced rents were proposed, it was done with reference to section 30(a) or section 30(b) of the Bengal Tenancy Act.

The existing rents of raiyats in many temporarily-settled estates in the area settled were conspicuously lower than the rents in the neighbouring private estates. The proprietors of the latter were not harsh and oppressive and the standard of comfort attained by the raiyats of the temporarily-settled estates did not differ from that of their neighbours. It was therefore proper to employ section 30(b) of the Bengal Tenancy Act, in order to enhance the rents in some of the estates under resettlement.

It was first proposed not to assess sand and diluviated lands. The tenants, however, in a body refused to part with such land by taking abatement of rent. They were therefore assessed at the existing rents.

Tenure-holders were assessed on the profit system. The profit allowed to tenure-holders in Government estates varied from 15 per cent. to 20 per cent. of the raigati assets, but where it was found that the proposed rent will operate harshly upon the tenure-holders the allowance was raised to 25 per cent. or 30 per cent.

The land in occupation of tenure-holders was valued at the proposed-raiyati rate, while produce-paying lands were valued at the highest rate paid for a similar class of land with similar advantages in the neighbourhood: or within the estate.

There are utbandi lands in Nadia and Murshidabad diara areas. These lands are settled annually by the landlords at certain rates. These lands were valued at the average collection for the last three years counting back from the year of settlement.

The proprietors of temporarily-settled private estates were allowed 30 per cent. of the raiyati assets. If there was a tenure between the cultivators of the soil and the proprietors, this proposed 30 per cent. was divided between the proprietors and tenure-holders with reference to their existing profits as far as possible.

The existing rent of under-raivats if 25 per cent: higher than the proposed raivati rates, were maintained.

The preliminary proposal for settlement of fair rent was first read out in the estate under Rule 337A of the Survey and Settlement Manual and the tenants were allowed to file objection before the Settlement Officer. When the objections were heard, the rent roll was prepared and draft published in the estate. The tenants were allowed to file objections under section 1045

of the Bengal Tenancy Act. The main objection was that the cultivated lands should be classed into several classes and separate classes of land should be assessed at different rates. This objection could not be allowed. It is well known that the diara areas of the Ganges are subject to very rapid increase or decrease in fertility. The classification of land in any one year is liable to be quite different from the classification in any other year. A deposit of silt may make unculturable land culturable and a deposit of sand may make culturable land unculturable. Classification of cultivated land into several classes was discarded and a very moderate all-round rate, which will not operate harshly was proposed for culturable lands.

The area of the temporarily-settled private estates under resettlement is 30,440 acros. The previous revenue was Rs. 24,672-1-1. The new revenue is Rs. 43,418-2. The area of the Government estates is 18,139 acres. Previous revenue was Rs. 15,766. New revenue is Rs. 23,946-14.

#### PART 5.

#### Expanditure and Receipts.

98. The accounts of the settlement operations have not been closed. The figures in this chapter are the actual figures up to the end of March 1922, with an estimate for the balance of the work.

The following statement shows the expenditure on each branch of work compared with the estimate:—

Branch of work.		Estimate.	Rate per square mile,	Actual gross expendi- ture.	Rate per square mile.
		Rs.	Rs.	Rs.	Rs. A. P.
Traverse and Reproduction of maps	ď.	3,33,933		4,10,067	
Cadastral		4,21,600	110	3,64,167	100 0 9
Khan (puri		1,41,980	37	1,80,817	49 10 9
Preliminary office work		67,160	18	49,726	13 10 7
Bujharat		3,33,580	87	3,90,450	107 4 3
Attestation		2,35,100	61	3,08,271	84 11 0
Objection	•••	90,260	24	59,493	16 5 6
Final office work		•••		•••	•••
Janch	.,.	77,230	20	72,434	19 14 5
Statistics		38,500	10	$29,\!235$	8 0 6
Heneral map	• • •	1		$22,\!178$	6 1 1
Горо-Мар		} 2,18,114	57 {	12,026	3 4 10
Printing	•••	)	U	2,49,113	68 7 0
Computation and Recovery	•••	1,03,3/8	28	92,974	25 8 8
Case-work	•••	68,147	1.7	98,195	26 15 7
Supervison	•••	5,25,098		4,47,616	•••
Supply, services and contingencies		4,38,654		4,35,898	•••
Director of Land Records' control	•••	42,764	•••	40,696	•••
Diara	444	22,680	1 {1	10,094	• • • • • • • • • • • • • • • • • • • •
lamabandi	. • • •	)	" (	19,236	•••
Total	•••	31,52,838		32,92,686	

<sup>\*</sup> Under the control of the Director of Survey.

For the purpose of the initial estimate the area was taken as 3,820 square miles and it was assumed that in each square mile there would be a 1,000 plots and 250 interests. The area was found to be only 3,640 square miles. This was due partly to a mistake in the jurisdiction list of Singra thana and partly to an over-estimate of the area of the river strip. Instead of 1,000 plots per square mile the average proved to be 1,433 and instead of 250 interests 445 were found. We had to deal with fifty-two lakhs of plots instead of thirty-eight and sixteen and a quarter lakhs of interests instead of nine and a half.

Looking at the estimated rate per square mile, there has been a saving in the following heads:—

				Per squa	re mile.
				Rs.	A.
Cadastral Survey		***	•••	10	0
Preliminary office work				4	0
Objections	•••	•••		8	0
Statistics	• • •	•••	• • •	2	0
Computation and Recover	ry	***	• • •	2	8
Supply and service, lump	sum	***	•••	2,756	0

The savings in Cadastral Survey and objections are due to employing revenue officers and Sub-Deputy Collectors instead of more highly paid Deputy Collectors. The saving in preliminary office work is due to doing this work in camp instead of at head-quarters. The savings in other heads are due to strict supervision, economy and method. Excess expenditure has been incurred in the following branches:—

				or square mile.	
					Rs.
Khanapuri	•••	•••		•••	13
Bujharat	•••	•••	•••	•••	20
Attestation	***	• • •	•••	•••	24
Final map, top	o map and	printing	•••	• • •	20
Case work	•••	•••	***	•••	10
Jamabandi an	d <i>Diara</i>	4.4.4			6,650 Lump sum.

The cost of *khanapuri* and *bujharat* depends directly on the number of plots. Plots were forty-three per cent. in excess of the estimated number and cost exceeded the estimate by thirty-five per cent. in the case of *khanapuri* and twenty-three per cent. in the case of *bujharat*.

The cost of attestation and printing depends on the number of interests. Interests were seventy-seven per cent. in excess of the estimate, and the excess expenditure per square mile was thirty-nine per cent. and forty-two per cent. respectively. Case work cost more because more cases were filed than was anticipated. It is never possible to estimate this item exactly and as case work pays for itself in court-fees the not cost of the operations is not affected. The extra expenditure on revision of land revenue and on diara resumption is due to an increase in the programme of work which could not be anticipated when the estimates were framed.

99. The estimate of receipts made before operations commenced was:—

					Rs.
Stamps	•••	•••	•••	•••	1,88,142
Sale of records a	and maps		***		1,22,000
Sale of stock	***	•••	•••		$32,\!425$
Other receipts	***	•••	***		$16,\!562$
			Total	•••	3,59,129

The actual receipts were over Rs. two-and-a half lakhs ahead of the estimate. The value of the settlement buildings taken over by the collectorate and other departments account for one lakh. There was an excess of over two lakhs in receipts from court-fees chiefly because of the large volume of ease work after final publication. Receipts from the sale of maps and records were overestimated to the extent of about Rs. 61,000. Practically everyone who is interested in the record gets a free copy of all his interests. Co-sharer landlords each got copies of the khatians of their tenants. Landlords got copies of their tenants' khatians but not of the khatians of their tenants' tenants. If a landlord wanted a complete record of his estate he had to purchase copies of the khatians of the tenants of his subordinate tenure-holders. As subinfeudation exists in Rajshahi only to a moderate extent there was only a moderate demand for the sale copies of the record.

#### The actual receipts were as follows :-

	Description of	f changes.			Amounts.
					Rs.
1.	Stamps	•••	•••		3,88,638
2.	Bale of records	***		•••	*58,272
3.	Sale of maps	•••		•••	2;123*
4.	Disposal of stock	***			50,910†
·5.	Value of buildings	•••	•••		1,00,108
16.	Miscellaneous cash rec	eipts	•••	•••	38,243
			Total	•••	6,38,294
	Deduct—value of buil by intersettlement from the gross exp	transfer	, already dedi		1,42,698
	Actual receipts receiv	ed in casl	h and stamps	•••	4,95,596

<sup>\*\*</sup>Records and maps were made over to the Collector during 1920-21.
† Rs. 42,590 transferred to other settlement and Rs. 8,320 sold by auction locally.

100. Four separate apportionment orders under section 114 of the Bengal Tenancy Act, were passed for the recovery of the cost of the operations.

llock.	Order.	·Cost rate p acre.	19:	Plots per square mile.	Interests per square mile.	
		Λ.	r.			
A	No. 49 TR., dated 29th April 4916.	14	4	1,315	363	
В	No. 10198, dated 19th December 1916.	14	4	1,364	408	
C	No. 7554 L. R., dated 16th November 1917.	15	0	2,146	520	
D, E	No. 1270 L. R., dated 7th February 1 1910.	14	0	1,193	438	

The apportionment order for Block A was based on the net cost rate of Rs. 731 per square mile contained in the original estimates, although on actual calculation it appeared that this rate had been slightly exceeded. For the B and C blocks a calculation of the cost was made based partly on the estimated expenditure. When Blocks D and E were nearing completion it was possible to estimate fairly closely the net cost of the whole operations. The cost of these blocks was arrived at by deducting the amount recovered or estimated to be recovered in blocks A, B and C from the net cost of the whole operations.

Apportionment was made entirely on an area basis. In Rajshahi there is comparatively little subinfeudation and computation on an area basis is easy and equitable. It has the enormous advantage of giving an exact basis of calculation. There is no danger of over-estimating or unde-restimating the proceeds of an apportionment order. Theoretically it is more equitable to base apportionment of costs on profits, but it is extremely difficult to estimate profits beforehand, and the result of an apportionment order based on profits may be the recovery of a sum widely divergent from that intended.

Between landlords and tenants the cost was apportioned in the ratio of two to one. Permanent tenure-holders at fixed rents paid the whole of the landlords' share. Other permanent tenure-holders and temporary tenure-holders with leases continuing for more than fifteen years paid three-fourths and their landlords one-fourth of the landlord's share. Temporary tenure-holders whose leases had fifteen years or less to run paid less than three-fourths of the landlords' share on the sliding scale fifteen-sixteenths if the lease had fifteen years to run, fourteen-sixteenths if it had fourteen years and so on.

Rent-free holders, whether of the degree of landlord or raiyat, paid the whole of the landlords' share. Under-raiyats paid a uniform rate of four annas a tenancy. Certain minimum charges were fixed to facilitate computation. In the first block there was a minimum charge of five annas and ten annas for raiyat and landlord repectively and broken parts of an anna were counted as an anna. In subsequent blocks the area was taken to the nearest acre and broken parts of an anna were treated as an anna.

These minimum charges brought in a slight surplus. The charges for under-raiyats was not taken into account in calculating the rate per acre It was intended that there should be set off against irrecoverable amounts. Irrecoverable amounts turned out to be small.

The gross expenditure up to the 31st March 1922 was Rs. 34.35,384. In the verified apportionment statements the gross expenditure is shown as Rs. 32,92,686, excluding Rs. 1,00,108, the value of buildings transferred to the Collectorate, and Rs. 42,590, value of stock transferred to other settlements.

Deducting Rs. 29,320, cost of resumption and resettlement proceedings, and Rs. 4,95,596, receipts, the net cost is Rs. 27,67,760. One-fourth of this is borne by the Imperial Government and the balance Rs. 20,75,820 is recovered from landlords and tenants.

This sum was distributed on an area of 3,640 square miles, of which 194 consisted of rivers which pay nothing, i.e., on a net area of 3,446 square miles and gives a rate of Rs. 603 per square mile or about 15 annas an acre. The average rate of the apportionment orders is  $14\frac{1}{3}$  annas.

101. The total computed demand was Rs. 22,64,155, including Rs. 1,588 of the Mathurapur Estate. Rupees 20,34,541 was paid voluntarily. Two thousand three hundred and twelve certificates had to be issued for Rs. 1,93,831. In 1,631 cases, the certificate debtors paid Rs. 1,60,670 as soon as certificates were issued. In 666 cases they paid Rs. 32,526 when property was attached. In 15 cases Rs. 635 had to be realised by sale of the property. Rupees 2,771 was realised as interest under section 16 of the Certificate Act. Rupees 19,381 was remitted by order of the Director of Land Records. The total amount realised is therefore Rs. 22,31,143.

A record-of-rights in many Government estates not ripe for re-settlement was prepared. At the time of the next settlement, these maps and records will have to be brought up to date. Rupees 16,402 is payable by Government on this account.

Recovery was not difficult excepting in the diara areas and specially in utbandi areas where it was difficult to find the raiyats who generally change their place of residence at the end of every rains.

No pressure was put upon any one. Prayer for paying cost by instal-

ment was always allowed when a landlord applied for it.

The only interesting case in this department is that of the Baishazari Wakf Estate. The Baishazari Estate is a revenue-free estate of which the Collector of Malda was the receiver. He objected to pay the settlement costs on the ground that the Wakf estate is exempt from all Imperial charges according to the Sanad of Shah Alam which shows that it is absolutely free from the civil Taklif (charges) and Imperial demands. He obtained the opinion of the Advocate-General who supported his view. The matter was referred to the Director of Land Records who obtained the opinion of the Advocate-General on a fresh statement of the facts. On the facts as restated he was of opinion that the estate should pay settlement cost. The amount has been realised.

#### PART 6.

#### Conclusion.

102. It is a pleasure to record my appreciation of the services of the settlement staff. The settlement was fortunate at the beginning in having Mr. W. H. Thompson as charge officer. His experience in Eastern Bengal settlements was invaluable in consolidating the new staff. He officiated as Settlement Officer during my absence on leave for six months in 1913.

Mr. S. Klingenstein, Mr. J. T. Donovan and Mr. T. Clough, helped us through the arduous work of subequent field seasons. Almost throughout the settlement, Khan Bahadur Maulvi Ataur Rahaman assisted in the work of supervision with an honesty of purpose and good sense which earned the trust of the staff and the public alike. Babu Ramesh Chandra Sen worked first as an attestation officer and returned later to carry out revision of land revenue and as Assistant Settlement Officer in charge to perform the tedious

task of bringing the operations to a close.

The work of diara resumption resettlement of land revenue was almost entirely in his hands. The work was very difficult and his skill, patience and industry will be duly appreciated by the revenue expert. The lay mind will, however, appreciate the fact that he has added Rs. 66,770 annually to land revenue. Mr. O. Hart was of great assistance in supervising survey and organizing the drawing office. Babu Lalmohan Bose worked efficiently as his successor. The following officers also deserve mention:—Munsiffs: Babu Subodh Kumar Chatterjee, Babu Panna Lal Bose, Babu Ramesh Chandra Sen and Babu Madhu Sudan Roy; Deputy Collectors: M. S. M. Abdul Aziz, Babu Hridoy Ranjan Sen and Babu Kaseswar Chakravarti; Sub-Deputy Collectors: Babu Harendra Nath Majumdar, M. Abdul Latif Chaudhuri, Babu Upendra Kumar Mitra, Maulvi Mahamed Qazi Mahiuddin.

It is recognized in all settlements how much the accuracy of the recordof-rights depends on the work of the staff of kanungoes. Their task in Rajshahi was a heavy one. The bulk of the work exceeded expectations and in the earlier seasons the climatic conditions in which it had to be performed

were very bad indeed.

The kanungoes as a body maintained their reputation for hard work in

trying conditions.

Many of the more junior kanungoes did excellent work. Babu Sadananda Banerjee, who has the misfortune to be permanently lame, the result of a riding accident in the field, did useful work at head-quarters supervising

cess and the press.

Among the ministerial staff at head-quarters I would mention Babu Manindra Nath Guha, Head Clerk and Accountant, Babu Ambika Charan Narayan Choudhry, Peshkar. Babu Ashutosh Ganguly, Record-keeper, and Babu Mahendra Nath Sirkar, Head Draftsman. They are men picked for special qualities from a large staff and their services in no small degree

helped the whole operations to run smoothly.

I am indebted to Lt.-Col. Hirst and Mr. Delaney who officiated for him, for assistance and ready co-operation in survey matters and to the various officers who held the office of Collector of Rajshahi during the progress of settlement. Lastly I may be permitted to thank Mr. McAlpin who was Director of Land Records during the bulk of the operations for advice, guidance and substantial help in the numerous difficulties which arose in the course of the settlement.

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# APPENDIX II.

## List of important notifications.

Act.	Reference to notification.	Nature.
Bengal Survey Act (V of 1875), section 3.	No. 2471L.R., dated 6th September 1912.	Extends survey operations to the district of Rajshahi.
Act V of 1875	No. 10334 L.R., dated 6th November 1914.	Extends survey operations to the diara areas of the districts of Rajshahi, Murshidabad, Nadia and Pabna.
Survey Act (V of 1875), section 3.	No. 10521 L.R., dated 12th October 1915.	Extends survey operations to the Diara area of the Malda district.
Bengal Tenaucy Act (VIII of 1885), section 101 (1).	No. 2470 L.R., dated 6th September 1912.	Sanctions preparation of a record-of- rights in respect of all lands within the district of Rajshahi.
Do	No. 9076 L.R., dated 13th September 1915.	Sanctions preparation of a record-of- rights in Diara areas of the districts of Rajsbahi, Murshidabad, Nadia and Pabna,
Bengal Tenancy Act (VIII of 1885).	No. 8359 L.R., dated 16th October 1916.	Sanctions preparation of record-of-rights of Malda Diara areas.
ро,	No. 1342 T.R., dated 24th September 1915.	Adopts settlement villages as villages within the meaning of the Act.
Bengal Tenancy Act (VIII of 1885), section 103B (2).	No. 4998 L.R., dated 9th July 19.7.	Thana Natore.
Do	No. 3762 L.R., duted 15th May 1917.	Thanas Baraigram and Singra.
Uo	No. 5963 L.R., dated 16th July 1918.	Thanas Manda, Mahedebpur and Panchu- pur.
Do	No. 700 L.R., dated 20th Janu- ary 1919.	Thanas Naogaon, Naudanali and Badal- gachhi.
<b>D</b> o. ••	No. 3137 L.R., dated 31st March 1919.	Thanas Tanore, Mohanpur Khurd Puthia Durgapur and Bagmara.

N			Notification number (under	Notification number (under
Name of district	Name of riv	/er.	section 3 of Act IX of 1847).	section 101 of the Bengal Tenancy Act).
Rajshahi ? Pabna (a) Nadia (b) Murshidabad (c) ,	The Ganges	•••	No. 10333 L.R., dated the 6th November 1914.	No. 2470 L.R., dated the 6th September 1912. (a) (b) No. 9076 L.R., dated the (c) 13th September 1915.
Nadia	Mathabhanga Jalangi Bhagirathi Kaliganga		No. 785 L.R., dated the 21st January 1918.	No. 9076 L.R., dated the 13th September 1915.
Malda	Ganges	•••	No. 10520 L.R., dated the 12th October 1915.	No. 8359 L.R., dated the 16th October 1916.
Malda	Rivers other the Ganges.	than	No. 3885 L.R., dated the 13th April 1920.	Ditto.
Kajshahí	Baral	•••	No. 4782 L.R., dated the 11th June 1918.	No. 2470 L.R., dated the 6th September 1912.
Pabna	Ichhamati	•••	No. 703 L.R., dated the 20th May 1920.	No. 9076 L.R., dated the 13th September 1915.

## Personal notifications. Powers of Settlement Officer.

Act.		Reference of notification.	Nature.
Bengal Survey Act (V 1875).	of	No. 2467 L. R., dated 6th September 1912.	Powers as Superintendent of Survey.
Bengal Tenancy Act (V) of 1885) and rules und the Act.		No. 2465 L.R., dated 6th September 1912.	Powers as Settlement Officer.
Do		No. 2517 T. R., dated 4th October 1913.	<b>D</b> o.
Do		No. 2466 L. R., dated 6th September 1912.	Powers as Settlement and Revenue Officer
Do	•••	No. 2790 T. R., dated 18th Octo- ber 1913.	Do.
Do		No. 10522 L. R., dated 12th Octo- ber 1915.	Do.
Do	•••	No. 1718 T. R., dated 4th November 1915	Powers as Settlement and Revenue Officer, Mathurapur Tanzi No. 60.
Do		No. 8524 L. R., dated 23rd October 1916.	Powers as Revenue Officer and Settlement Officer.
Do	•••	No. 9148 L. R., dated 6th December 1916.	Do.
Do,	•••	No 9149 L. R., dated 6th December 1916.	Do.
Do,	•••	No. 6253 L. R., dated 31st July 1918.	Powers under section 108 of Act VIII of 1885,
<b>D</b> o	••	No. 9158 L. R., dated 6th December 1918.	Do.
Го	•••	No. 6255 L. R., dated 31st July 1918.	Powers under section 108 A of Act VIII of 1885.
<b>D</b> o	•••	No. 9151 L. R., dated 6th December 1918.	Do.
Ъо	•••	No. 3731 L. R., dated 22nd April 1918.	Powers under section 108 A. of Act VIII of 1885 for Mathurapur Estate of Malds Tauzi No. 60.
Do	•••	No. 1226 L. R., dated 6th February 1917.	Powers under section 109 C of Act VIII of 1885.
<b>D</b> o		No. 9152 L. R., dated 6th December 1918.	Do.
Regulation VII of 1822	•••	No. 2468 L. R., dated 6th September 1912.	Powers of a Collector.
Do	***	No. 2792 T. R., dated 18th Octo- ber 1913.	Do.
Do	n <b>8 b</b>	No. 8577 L. R., dated 25th Octo- ber 1916.	Do.
Do	•••	No. 9153 b. R., dated 6th December 1918.	Do.
Regulation IX of 1825	•••	No. 2468 L. R., dated 6th September 1912.	Do.
Do		No. 2792 T. R., dated 18th October 1913.	<b>D</b> o.
Do		No. 8577 L. R., dated 25th October 1916.	Do.
Do	•••	No. 9153 L. R., dated 6th December 1918.	Do.

Act.		Reference of notification.	Nature.
Regulation III of 1828	•••	No. 2468 L. R , dated 6th September 1912.	Powers of Collectors,
Do	•••	No. 2792 T. R., dated 18th October 1913.	Do.
Do	•••	No. 8577 L. R., dated 25th Octo- ber 1916.	Do.
Do	•••	No. 9153 L. R., dated 6th December 1918.	Do.
Regulation IX of 1833	•••	No. 2468 L. R , dated 6th September 1912.	Do.
Do	•••	No 2792 T. R., dated 18th Octo- ber 1913.	Do.
Do	•••	No. 8577 L. R., dated 25th Octo- ber 1916.	Do.
Do	•••	No. 9153 L. R., dated 6th December 1918.	Do.
Cess Act (IX of 1880)	•••	No. 2131 L. R., dated 10th Nove- mber 1913.	Powers of a Collector under Chapters II, IV and VII of Act IX of 1880.
Bengal Tenancy Act (V) of 1885), section 58.	П	No. 2469 L. R., dated 6th September 1912.	Powers of a Collector.
Public Demands Recove Act (III of 1913).	ery	Commissioner's No. 3747 dated July 27th, 1914.	Powers under section 3 (3) of Act III of 1913.
Đo	•••	Ditto	Powers under section 51 (3) of Act III of 1913 (Rajshahi).
Do	٠	Commissioner's No. 871 R., dated	Powers under section 51 (3) of Act III of
Do		10th March 1919. Commissioner's No. 87 R., dated	1913 (Pabna). Powers under section 51 (3) of Act III of
Do	•••	10tl March 1919. Commissioner's No. 74 R. G.,	1913 (Malda). Powers under section 51 (3) of Act III of
Do		dated 25th March 1916, Commissioner's No. 75 R. G., dated 25th March 1918.	1913 (Murshidabad). Powers under section 51 (3) of Act III of 1913 (Nadia).

# Personal notifications. Powers of charge officer Babu Ramesh Chandra Sen.

Act.	Reference to Notification.	Nature.
Bengal Tenancy Act (VIII		Powers of Revenue Officer and Assistant
of 1885), section 3(17).	ber 1916.	Settlement Officer.
Do	No. 1869 T.R., dated 30th Octo- ber 1916.	Settlement Officer for Tauzi No. 60 of
		Malda.
Bengal Tenancy Act (VIII of 1885), section 108A.	No. 9891 L.R., dated 12th December 1916.	of 1885.
Regulation VII of 1822	No. 218 L.R., dated 7th January 1920.	Powers of a Collector under the Bengal Land Revenue Settlement Regulation.
Regulation IX of 1825	No. 3127 L.R., dated 23rd March 1920.	Powers of a Collector under the Bengal Land Revenue Settlement Regulation, 1825.
Regulation III of 1828	Do	Powers of a Collector under the Bengal Land Revenue Assessment (Resumed lands) Regulation, 1828.
Public Demands Recovery Act (III of 1913).	Commissioner's No. 3962 R., dated 26th November 1917.	Powers under section 3 (3) of Act III
Do	Commissioner's No. 869 R., dated	of 1913 (Rajshahi). Powers under section 3 (3) of Act III of
	10th March 1919.	1913 (Pabua).
Do	Commissioner's No. 870 R., dated	
	10th March 1919.	1913 (Malda).
Do	Commissioner's No. 73 R.G., dated '25th March 1919.	Powers under section 3 (3) of Act III of 1913 (Murshidabad).
	Commissioner's No. 76 R.G., dated 25th March 1919.	Powers under section 3 (3) of Act III of 1913 (Nadia).

# APPENDIX III.

# Milan Khasra.

# RAJSHAHI DISTRICT.

									OROPPE	D ARE	Α,						
	NAME OF SUBDIVISION.	}	Bhadoi crops.		Winter o	rops.	Rabi cre	)b4r	Miscelland erops.		Total.		Oropped n		Oropped area,		
_	l		2		3		4	· ·	5		<u> </u>		7		8		
			Α.	D.	۸.	D.	Δ.	D.	Δ.	υ,	Λ.	D.	Δ.	р.	۸.	D.	
1.	Mator		104,998	31	271,436	83	95,250	03	9,140	95	480,826	12	84,797	34	396,028	78	
2.	Naogaon		95,864	55	332,0×1	72	56,028	46	10,032	23	494,008	<b>9</b> 0	\$2,083	92	441,923	04	
8.	Sadar in		114,428	19	227,163	11	122,496	35	18,372	7,893	482,460	4,398	81,897	39	400,563	0,498	
							···							<u>-</u>			
	GRAND TOTAL	}	315,291	95	830,681	88	278,774	84	37.546	9,698	1,457,293	5,198	218,778	65	1,238,614	8,698	

						UN	OULTIV	ATED AREA	۸.					
	NAME OF SUBDIVISION.				E	Cultura	របម អាម	וד.ועט דטא	VATED.					
	NAME OF SURDIVISION.		Fal	low.	790									
		Old,		Ourre	nt.	Bamboo e und re-		Thatching	grass.	Others	i.	Total	i.	
_		Ŋ		`io		h	I.	12		13		14		
	}	<b>∆</b> .	ъ.	۸.	D.	A	19.	Δ.	ħ.	Δ.	13.	Α.	n.	
ı.	Nator	23,614	34	v,769	42	7,115	08	12,762	21	10,205	61	63,371	52	
3.	Naognon	108,8	29	6,437	30	9,313	20	5,780	55	15,131	69	48,463	93	
8.	Sadar ,	29,678	6,752	12,833	4,127	13,977	0,324	14,477	57	18,907	23	84,873	9,207	
	}					·						<u> </u>		
	GRAND TOTAL	62,999	1,052	29,040	1,327	30,405	3,12×	33,020	36	39,244	16	191,709	3,707	

		UNGULTIVATED AREA—concluded.														
NAME OF SUBDIVISION.		Unculturable.											IIDANO T	GRAND TOTAL		
	Homes temples		Tanks and ditches.		River etc.		Marsh a		Roads : halat		Other	·¥.	Tota	ı <b>l</b> ,		
,	. 16			16			18		19		20		21		22	
	Α.	D.	Α.	D.	۸,	υ.	۸.	υ.	۸.	D.	Α.	D.	Α.	D.	A.	p.
. Nator	16,290	95	13,511	89	9,190	93	18,314	03	8,888	32	2,206	36	68,4∪ <i>≥</i>	95	527,803	26
Naogaon	14,900	23	21,037	90	7,721	76	11,855	93	7,088	26	2,451	84	85,154	92	553,541	89
3. Sadar	17,852	2,831	27,405	3,307	8,506	12	22,046	7,484	н,790	5,095	2,030	00	86,630	9,907	572,067	0,612
			<b></b>	\ <u>-</u>					<del></del> -							
GRAND TOTAL .	49,142	4,631	61,955	1,207	25,418	R)	62,217	1,784	24,767	0,885	6,688	20	220,188	₽,607	1,663,413	1,012

# APPENDIX III—continued.

## Milan Khasra.

#### NATOR SUBDIVISION.

								OROPE	PIED A	REA (UNDE	R OUI	TIVATION	). 			· ·	
NAME OF POLI	PA TIC	N.	Rhadof or	oba•	Winter ere	oba.	Rabi cro	pa.	Miscellane eropa.	ous	Total.		Oropped m than one		Not cropped area		
1	1				·!	 		4		5		6		7		8	
	•			A. (	υ,	۸.	υ <b>.</b>	Λ.	- b.	Λ.	10	۸.	n.	Α.	υ.	Δ.	D.
I. Nator				19,071	37	52,1 /2	95	17,433	85	2,661	68	91,309	75	16, 181	62	75,198	23
3. Bagutipura	•••			17,164	32	7,303	61	11,552	90	805	46	36,826	29	10,828	59	25,997	70
a. Singra				5,175	៥ម	95,412	44	10,908	84	890	63	112,337	64	6,780	60	103,607	04
4. Nandigram			}	883	47	53,703	35	1,038	91	316	73	56,032	46	265	60	59,760	86
5. Baraigram	41	•••		18,022	66	28,002	44	16,951	<b>R</b> O	1,800	11	64,847	01	14,626	25	50,020	76
6. Gurudaspar	.,.			16,170	80	19,323	03	12,514	02	936	96	48,944	81	11,881	51	37.060	20
7. Lalpur				16,812	36	8,380	78	13,824	82	1,283	н2	40,301	78	10,686	42	29,416	86
8. Walia	•••			11,627	74	7, 68	23	11,024	ЯS	455	66	30,176	38	11,194	85	19,081	\$3
	To	sta I	•••	101,998	31	271,136	83	95,250	<b>-</b>	9,140	95	480,826	12	84,797	34	396,028	78

			UNCULTIVATE	D AREA.		
			OURTORABLE BUT	NOT CULTIVATED.		-
NAME OF POLICESTATION.	Old.	v. Ourrent.	Bamboo clumps and reeds.	Thatching grass.	Others.	Total.
	9	10	11	12	13	14
	Δ. D.	Λ. D.	A. D.	Δ. D.	A. D.	A, D,
1. Nator	2,741 41	1,359 77	1,953 OH	8,383 04	1,063 52	10,503 H2
2. Bagatipara	1,833 50	798 67	1,011 49	1,000 96	219 30	4,963 82
3, Sugra	2,581 25	1,403 59	528 vi	1,78' 61	2,641 77	8,038 16
4. Nandigram	581 22	286 45	252 90	34 78	3,621 63	4,780 06
6. Baraigram	6,202 43	2,555 90	1,111 01	2,290 50	763 71	12,953 25
8. Gurudaspur	1,795 51	1,093 76	1,011 72	1,040 38	620 81	5,595 18
7. Ladpur	5,000 50	1,462 01	097 33	2,334 60	717 98	10,212 43
8. Waita	2,780 32	800 67	4×7 55	896 36	450 92	5,424 Hg
Total	23,519 14	9,769 42	7,116 08	12,762 24	10,205 64	63,371 52

								U	NOULT	VAT	ED AREA	-concl	uded.							
₩.	ME OF POI	Lick	- B:1: A T'11	on.	-	<del></del> .		·		Unci	ULTURABI	н. <sup>ц</sup> — ,-							GRAND To	OTAL
400	THE OF TO	L41 14			Homestend temples, c		Tanks a ditche		Hiver etc.	s, }	Marsh a wind		Roads a hulats		Miscella ous.		Total.			
					15		16	_ /	17	-·	18	- †	19		20		22	_	22	
					Δ.	D,	۵.	ъ.	۸.	D.	Λ.	р.	Λ.	υ.	Δ.	D,	Λ.	D.	۸.	υ
1. 1	Natore		***	***	3,842	80	2,734	36	1,859	37	3,622	26	2,089	33	579	88	14,227	79	99,859	84
2, I	Bagatipara				1 156	20	3 <b>3</b> 0	71	599	17	251	08	800	24	141	64	3,270	04	34,240	56
8. 8	Bingra				3,430	82	5,407	39	2,343	76	3,492	н8	1,708	50	538	40	17,121	75	120,666	95
<b>6.</b> c	Nandigram			•••	1,202	01	2,735	118	334	76	332	89	221	64	41	58	4,K74	88	65,421	77
Ş. 1	Baralgrum				2,271	7-1	995	22	1,472	16	6,191	73	1,326	11	229	31	11,492	27	74,466	28
6. (	: Hurudaspur	•			1,651	35	561	43	1,198	36	2,184	03	ผลบ (	35	187	06	6,615	<b>5</b> 8	49,271	06
7. 1	եսկրու				1,784	Gu	726	22	6H4	เก	3,128	13	1,138	51	368	01	7,829	62	47,458	40
8 <b>. \</b>	Walla	•••		•…	145	34	320	69	689	39	108	60	770	64	117	48	2,962	01	27,418	20
			Total		16,290	95	13,511	80	9,190	93	18,314	50	8,888	32	2,206	36	68,402	95	527,803	25

# APPENDIX III—continued.

# NAOGAON SUBDIVISION,

## Milan Khasra.

					UNDER CULTIVATION.														
ľ	4 <b>¥ M B O A</b> HOI	/10 <b>/</b> 8-	BTATI(	N.	Bhadoi crops.		Winter crops.		Наді сгоры		M (soellane crops.		Total.		Cropped m	iore e,	Net cropped area.		
		 1			3		3	İ			5	-	<u>-</u>		7		8	<b>-</b>	
					۸.	D.	Α.	D.	Δ.	D.	Α.	D.	Δ.	D.	Α.	D.	Δ.	D.	
	Naogaon		•••		22,338	01	27,489	98	10,579	47	2,586	88	62,994	34	9,944	99	58,049	4	
	Badalgachi				13,184	95	22,213	68	9,816	85	582	07	45,797	55	8,456	77	37,840	71	
	Nandanail	٠.,		{	13,418	33	14,476	47	3,986	26	1,585	14	33,416	20	2,672	33	20,743	8	
	Panchupur				5,777	69	36,924	14	1,954	20	544	07	45,200	10	1,897	85	48,202		
	Hanlnagore			}	5,420	64	41,231	59	1,970	80	365	63	48,988	66	1,942	63	47,046	) o	
	Man ta	•••	•••		24,235	65	61,761	95	13,804	55	1,802	61	101,304	78	18,481	46	82,823	В	
	Mamatpur				1,048	14	<b>54,90</b> 8	00	2,620	51	1,641	14	60,217	88	361	33	59,856	8	
	Mahadebpur	•			10,441	14	73,075	82	11,295	73	1,274	69	96,087	36	H,326	63	87,760	,	
			l'otal		95,864		332,081	72	56,028	46	10,032	23	494,006	96	\$2,083	92	441,923	-	

						1	NOT CULTIVATED.														
							CULTURABLE BOT NOT CULTIVATED.														
]	Name of Pol	JCE	-5'r <i>i</i>	тю	N.	 	Fall	ow.		7.7	37	<del></del>		<del></del>		<del></del>					
						Old.		Curren	ıt.	Bamboa e and rec		Tustching	grass.	Other	ā.	Total.					
						ע		10	T	11		12		13	<del> </del>	14					
						Α.	υ.	Δ.	D.	Α.	D,	Α,	D.	Α.	D.	Α.	D.				
ı.	Naogaon			•••		641	48	689	19	1,075	88	1,086	44	297	56	3,699	55				
2.	Badalgachi					583	₩	574	96	1,154	85	734	44	651	72	8,699	95				
3.	Nandanali			•••		400	97	499	81	969	69	747	11	190	62	2,808	23				
4.	Panchupar					384	32	369	39	558	66	955	32	414	33	2,682	02				
5.	Raninagore					338	18	228	-06	410	94	315	56	1,079	83	2,372	67				
6.	Manda					1,622	50	1,927	46	2,297	27	1,300	86	4,311	03	11,459	12				
7.	Niamatpur					3,499	52	1,197	05	476	69	163	57	5,488	41	10,825	28				
в.	Mahadebpur	•••		•••	•••	2,430	34	941	38	2,369	23	478	22	2,698	09	H,917	26				
			Tot	H.	•••	9,801	29	6,437	30	9,313	20	5,780	55	15,131	59	46,463	98				

						· - · -			NO	T O	ULTIVAT	ED—coa	rcluded.								
	AME OF POL	iew.	der serie		Uncolturable.													Contact Momen			
•	AME OF TON		BIAIN	, II.	Homest and tem etc.		Tanks and ditches.		River etc.		Marsh and sand,		Roads and hulats.		Others.		Not upenitur- uble.		GRAND TOTAL		
•				- 1	15		16		17	`	18		19		20		21		22		
			,	}	Λ.	υ,	Δ.	ъ.	Α.	D.	A.	D.	Δ.	D.	Α.	D.	۸.	D.	Α.	D.	
1.	Naogaou	٠.	•		2,199	70	1,925	н€	1,019	56	1,850	85	866	07	183	32	H,045	06	64,794	03	
¥.	Badalgachi		•••		1,492	98	1,203	56	484	09	498	88	697	06	118	04	4,492	11	45,532	84	
8,	Nandapali	•••			1,296	76	796	82	1,031	98	1,051	45	492	24	86	33	4,754	58	38,208	68	
4,	Pauchupur		•••		1,314	56	1,692	90	920	27	613	71	454	01	170	72	5,166	23	51,150	59	
ь,	Raninagore	•••			1,407	74	1,960	38	288	85	677	77	327	26	173	40	4,835	40	54,254	00	
6.	Manda	•••	••		3,024	43	3,786	37	1,904	13	4,290	37	1,690	83	687	48	15,383	61	109,866	03	
7,	Niamatpur	•••	••		1,327	32	4,594	52	927	17	1,075	59	1,465	58	496	77	9,886	98	80,568	73	
₩.	Mahadebpur	•••	•••		2,936	24	5,077	99	1,145	71	1,900	80	1,005	18	535	78	12,590	98	109,268	99	
			Total		14,999	23	21,037	80	7,721	76	11,855	93	7,088	26	2,451	84	65,154	92	553,541		

#### APPENDIX III—continued.

#### Milan Khasra.

#### SADAR SUBDIVISION.

								CROPPE	D ARI	SA (UNDE	R OULT	TVATION	).				
1	AME OF POL	ICE-STA	TION.	Bhadoi e	rops.	Winter o	rops.	Rabi erc	Ыя.	Miscella) erops		Tota	ıl.	Cropped than o	more	Net crop	ped area
	1			2		3		4			·	6		1	···	8	
1. 2. 3. 4. 5. 6. 7. 8. 9.	Godagari Tanor Mohanpur Boalia Paba Naohatta Bagmara Puthia Durgapur Oharghat Hajapur	**** *** *** *** ***		1,147 5,428 184 14,627 6,286 21,992 13,009 9,841 32,203	04 44 57 91 58 77 57 49 78 15	58,286 47,975 17,394 290 9,001 14,567 15,836 16,724 8,234 1,167	77 84 25 46 83 10 15 58 11 93	A.  11,022 2,581 6,774 271 15,178 5,277 20,281 13,926 8,332 31,338 7,481	D.  71 86 51 33 23 34 30 10 06 09 82	1,160 568 1,795 420 2,196 1,764 3,979 1,452 1,228 3,342 1,363	D.  06 04 56 8,298 82 62 81 63 60 20 62	A.  74,028 52,273 31,889 1,187 41,002 27,815 83,550 44,224 35,128 75,148 16,152	D.  58 18 89 5,298 46 83 83 80 50 37 42	A.  1,578 324 3,414 90 9,926 3,339 13,934 10,830 5,497 28,136 4,822	D. 90 68 27 48 65 81 70 81 58	72,449 51,948 28,475 1,077 31,075 24,556 69,616 33,394 29,628 47,011 11,329	D.  68 50 62 0498 81 10 74 74 79 61
		To	tal	114,428	19	227,163	11	122,496	36	18,372	7,898	482,460	4,398	81,897	39	400,583	0498

								GN.		UNCUL	FIVATED	AREA	4.					
Wasan	n on Data	com Man		-				O	CLTURABI	E BUT N	of gultr	VATED	,	<del></del>			UN CULTUR	
NAM	e of Poli	UE-NTA	TION.	-		Fallo	W.	A	ALCONO.	(4)		1						
					ात.		Curre	ent.	Bamboo c and re		Thatchi grass,		Othe	ers.	Tot	tal.	Homest temple	
					9		ł	0	n		12		13		1	4	1	5
					Α.	Ŀ.	Α.	D.	A.	D.	Λ.	D.	A.	D	Α.	p.	A.	b.
<ol> <li>T:</li> <li>M:</li> <li>B:</li> </ol>	odagari anor ohanpur oalia	***	***		9,967 6,224 1,568 60	33 18 00 5,652	2,189 1,266 849 37	32 38 10 2,627	884 899 1,503 148	44 66 70 8,928	1,107 178 1,493 35	60 17 23 18	6,585 3,371 496 37	57 70 21 46	20,534 11,940 5,910 318	26 09 24 6,607	1,545 1,504 1,160 328	20 65 38 1,476
6. Na 7. Ba 8. Pt	aba aohatta agmara uthia urgapur		***		1,483 1,695 1,798 2,329 1,076	10 67 24 88 47	2,462 817 1,311 1,524 525	23 83 05 04 76	1,679 1,297 3,266 1,324 1,303	81 76 67 28	1,190 1,529 3,076 1,680 1,214	18 : 89 51 : 54	358 511 682 411 444	38 64 21 67 96	7,067 5,852 10,134 7,270 4,565	00 79 71 41 05	1,681 1,219 3,442 1,801 1,410	8,058 69 69 11 50
0. Ch	argiiat ajapur		•••		2,876 59 <b>8</b>	66 58	1,318 532	27 17	1,700	47 89	2,557 414	72 55	688 318	57 83	9,141 2,139	69 02	2,634 1,123	98
	,	7	Cotal		29,678	1,752	12,833	4,127	13,977	0,328	14,477	57	13,907	23	84,873	8,207	17,852	2,831

			ļ					UNOULT	IVATED	AREA-	-conclude	d.					
NAME OF POI	LICE-STAT	non.						Uncu	LTURAB	LE—concl	uded.					GRAND T	Tomas.
· ·				Tanks ditch		Rive etc		Marsh sau		Roads hal		Othe	rs.	Tote	ıl.	GRAND .	IOTAL
:				10	)	1	7	1	8	1	0	20	,	2	1	2:	2
				A.	D.	Α.	D.	Α.	D.	Α.	Đ.	Δ.	D.	Δ.	D.	A.	D.
1. Godngari 2. Tanor 3. Mohanpur 4. Boalia 5. Paha 8. Nahatta 7. Bagmara 8. Puthia 9. Durgapur 10. Charghut 11. Bajapur		****		5,407 3,446 1,976 149 1,793 2,431 4,050 2,558 4,158 1,081 262	38 65 36 8,607 53 0.1 20 75 58 91	2,601 1,096 493 196 436 538 921 674 688 779 156	40 61 32 72 32 59 03 73 86 28 26	2,462 1,583 1,370 38 9,132 766 1,340 1,142 608 689 2,972	78 34 45 4,464 612 56 78 25 16 27 40	1,677 1,145 497 468 854 706 514 910 486 1,266 262	02 80 64 4,845 594 74 50 73 62 17 21	93 372 307 10 160 234 314 96 226 98 44	98 18 88 86 99 41 21 82 23 42 03	13,770 9,149 5,850 1,192 14,078 5,897 10,683 7,184 7,599 6,549 4,820	76 23 73 5,192 8,515 08 33 40 01 24 84	106,754 73,037 40,191 2,558 52,221 36,803 90,334 47,848 41,792 62,702 18,289	7 8 5 2,29 6,61 9 8
	То	ota I		27,405	3,307	8,606	12	22,016	7,481	8,790	5,085	2,030	00	86,630	9,907	572,067	9,6

#### APPENDIX IV.

## Crop Statement. RAJSHAHI DISTRICT.

								CER	EALS A	ND	PULSE	s.	···						
Name of Sub- divisor.	Au	s rice.		Aman	rice.	В	oro rice		w	heat.		1	Barley.		Lath sati	yrus vus.	<b>E</b> ru <b>v</b> ui	n lens	
1		2 ·		3	·	) 	4	. <u></u>		5	\		6		7				
	۸.	T	р.	4.	D.	A.	T	ъ.	Α.	-	р.	Λ.	<del></del>	D,	Δ.	D.	Δ.	1	<b>D.</b>
Nator	63,	818	52	271,007	71	1	607	17	5,5	39	27		983	70	33,659	21	9,873		33
Naogaon	15,	919	14	328,283	20	5,	832	96	33	31	74		143	79	5,788	24	4,820		7
Sadar	88,	675	55	273,871	02	5,	603	48	12,68	82	89	9,	13	24	26,010	28	20,282		8
GRAND TOTAL	168,	206	21	823,161	93	13,	013	61	18,60	93	90	4,	370	73	65,457	73	34,977		-
		овн	EALS	NDābnī	LSES-co	nclude	d.							OIL SEE	DS.	<del></del>		•	_
NAME OF SUB- DIVISION.	М	(ung,		Gra	m.		ther foo grains.		Li	inseed			Til.		Must	ard.	Other o	il-see	ds.
		9		10			All N		AG	12	·'		13	i	1	4		15	
	A,	1	D.		Đ.	Α.		D.	Α.	37	D.	A	.	D.	۸,	D,	A.	<u> </u>	o.
Nator	•	299	41	4,940	19	В.	591	21	11,7	17	.60	8	897	57	8,459	22	1,691	1	
Naogaon		726	23	1,329	12		313	42	8	06	61	1.	204	86	26,248	25	111		
Sadar	3,	796	06	10,756	03	8,	,406	20	1,9	61	96	4	,125	29	18,329	55	48	1	
GRAND TOTAL	5,	821	70	17,025	34	17	,310	83	14,4	85	27	14	,227	72	58,037	02	2,29	<u>,   </u>	_
e entre en		<del></del>	-	Ŕ	UGAR.					Ì	FIBRE	s.							
NAME OF SUB- UIVISION.		iments spices.	.	ugarcane.	:	Others		He	नयने		Jute	u.		thers.		Tobacco.	Fod	ler or	ор
	1	6		17	1	18			19	+-	20			21		22		23	
	Α.	D.	A	, D.		-	р.	Λ,	D.	<u> </u>	۸.	D.	A.	D.		.   I	). A.		t
. Nator	4,865	1.		ŀ	- 1	88	90	2	36	Į.	,988	47		- 1	- 1	947	1	8	
Naogaon	2,132	[		Į.	1	12	23	353	71	1	,111	54	i	j		528	1	3	
Sadar	6,811		14 3,	167	69	18	41	465	43	3 24	,878	76		2	41	645		_ _	_
GRAND TOTAL	13,809	;	32 7,1	110	56 4	19	54	821	5(	1,36	3,978	77	,	20	63 4,	020	94	4	
	1					OT	HER O	ROPS.											
NAME OF SUB- DIVISION.	Betel	vine.		its and getables.	Potat	ocs.	Othe	rs.	Non-fe erop			Total.		Oropped than	more once		ropped en.	Choi	nj
	24		2	5	26		27	! 7	28			29		30	<u> </u>		31 	3	32
	۸.	э.	Α.	P.	Α.	p.	۸.	D.	A.	р.	Α.	.	р.	Α.	р.	4.	ъ.	٨.	
l. Nator	71	49	8,948	84	60	57	227	7   33	16	92	480,	,826	12	81,797	34	396,028	1		
R. Naogaon	22	68	9,041	91	3,671	61	670	41	4	53	1	,006	96	52,083	92	441,92	1	864	1
8, Sadar	870	60	15,975	1,028	780	43	13:	60	266	51	482,	,460	4,398	21,897	39	400,56	3 0,498		
GRAND TOTAL	964	77	33,965	8,589	4,512	61	1,03	34	287	96	1,457		5,198	218,778	85	1,238,51	4 8,698	861	Ĺ

#### APPENDIX IV—continued.

#### Crop Statement.

· · · · · · · · · · · · · · · · · · ·						NAT	OR	SUB	DIV	1810	N.									<del></del>		
								Ø!	EREA.	LS AN	D PU	LSES.										
Тнана наме	<b>:</b> -	Aus ri	ce.	Aman ri	ce,	Boro r	ice.	Whes	at.	Barl	ey.	Lath sati	yrus Vus.		ıvum ens.		Mun	g.	Gra	m.	Other for grain	
1	- <u>-</u> ¦	2		3	<u>!</u>	4		j s				<u> </u>	7	1	8	\   	9		1	 )	11	
					;				<u> </u>		1	<u>'</u>	1			ì			\ 	1	<del>'</del>	Ī
NT - 4	ļ	A.	D.	<b>A.</b>	D.	A . 837	D.     02	Δ.	D.	<b>A.</b>	D.	<b>♣.</b>	D.	A.	D E		A.	D.	Α.	D	ł	
Nator Bagatipara		8,986 12,631	65 79	52,138 7,035	63	507	88	1,404 1,261	73	70 105	36 74	6,30 2,75	- }	ì	- 1	J	216 40	73	60	1	1	
Singra		1,473	05	95,390	78	243	08	492	62	64	61	6,11	1		- (	1	9	55	28	ı	1	
Nandig am	}	796	21	53,793	34	1	55		01		83	5,11	. (	l	7.	ł	.,,	44		- 1	)	
Baralgram	}	10,120	46	27,906	64	9	87	553	67	104	27	6,93	- }	1,82	- 1	,	15	82	787		1	
Garadaspar		6,467	99	19,322	83	613	63	405	83	106	84	5,21	1	70	- 1		168	40	268	1	į i	
Lalpar		14,668	99	8,343	36		\	916	15	372	48	4,52	- {	1,73	- 1	- 1	767	36	1,430	- 1	1	
Walia		8,473	38	7,026	83	1	14	524	03	158	57	3,810	ł	1,28	- 1	ļ	80*	77	1,391	1	1	ł
					.								_	.	_ _	_ _		_				
Total		63,618	52	271,007	71	1,607	17	5,689	27	083	70	33,651	21	9,87	73   38	1	1,299	41	4,940	118	8,591	
	1										···					<u> </u>						
		,		OIL	SEED	·S.					-		suga	R.					FIGRES	3.		
THANA NAME		Linsee	d.	Til.		<b>M</b> astard	ASS.	Other o	il	ondime and spices.		Suga	r.	Othe	ers.	11	lemp.		Jut	e.	Other	r.
		12		13	<u> </u>	14		15		16		17		18		!	19		20		21	-
		۸.	D.	A.	1.	<b>A.</b>	b.	A.	р.	A. 1	p.	۸.	D.	۸,	D.			p.	۸.	a	), A,	-
Nator	***	1,732	1	1 1	67	[	19	(CLSS)	57	593	39	15	56	19	1	]	- 1	}	9,50	١.		1
Bagatipara		2,307	1	H25	49	1	38	Park J	97	913	39	217	98			l	ì	ļ	2,99			
		423	1	2,122	02	- 1	37	USER 3	26	276	62	7	85 (		1	•	ì		3,70	i		1
Singra Nandigram	***		40	1	36	986	97		16	33	82			•••		"	1		3,70	- }		1
Baraigram	•••	3,172	1	686	24	1,476	08		01	933	69			, 22	1	· "	į				A.	
Gurudaspur		1,421	1	1,182	71	1,148	66	1	31	330	84			343	1 !		- (		5,43 9,45	1	[	
			. }	1		· . ]	[	1	_ 1		24		47	2	1 .		- Ł			ł	.1	1
Lalpur Walia	•••	1,072	- (	340 676	85	904	61	225	79 32	1,088 695	37	37 40	78		1		1	36	1,12	1	1	1
WHIII	***	1,986	9 88	670	80	470	96	225	32			40	<u>'</u>	1	24				68	1 3	3 1	
Total		11,717	7 60	8,897	57	8,459	22	1,691	39	4,865	36	319	64	388	90		2	36	32,98	8 4	7 4	
				<u> </u>	ı			1		от	неп	orop	3,				_				,	
				Wa I kan		j	¥A	ts and		Foo	— · - р.			-				Or	opped		N	
THANA NAM	Æ.	Tobace	ю.	Fodder crops.	Bete	l vine.		tables.				-	Non-		To	tal.	{	mo	re thau n <b>c</b> e.	-	Net croppe area.	ы
									Pot	ato.	Oth	ers.	cro	):3·								
		22	<u> </u>	23	:	24		25	2	6	2	7	28			20	1		30	-	31	-
		Δ.	р,	A. D.	۸.	р.	Α,	р.	Α.	D.	۸.	р.	Д,	n.	Α,		D.			D.	۸.	1
Nator	•••	113	57		1	23   33	2,5	1 1	<b>A</b> .		43	1 1	A.	27		,309	75		1	52	75,128	
Bagatipara		79	11		ł	35 68		68 78		13	11	1 1		1		,826	29		- 1	59	25,997	- (
Bingra		155	92					86 11		- 1	67	80	•••			,347	64			30	103,607	-1
Nandigram		2	26					16 73		06	4	1 1				,032	46	٥		30 J.	55,766	ŀ
Baraigram		200	37	48 31		88	1,7	1 1	ļ	4 18	7	1 1		09		,847	01	14	- 1	25	50,020	ı
Gurudaspur		182	80		"	1 34		35 65		2 32	11	1 1		1 (		,844 ,944	81		1	51	37,060	1
		156	43	1		8 83	1,2	1 1	{	4 48	21	1 1	13	61		,301	78		Į.	12	29,416	١
Lainur					t.	0 00	1,2	-0 [ 10 ]	i	- 1 AU		4.4	• • •	( 44 )	40	1001	( ** )	10	,000	• •	20,910	1
Lalpur Waliu	***	1 .	1 1	- (		1 43	4	54 12		ł	an	04	1	95	90	174	39	11	144 1	25	ta na i	1
Lalpur Walis	•••	57	28			1 43	4	54 13			60	94	1	95	30	,176	38	11	,144	35	19,031	

#### APPENDIX IV—continued.

#### Crop Statement.

#### DISTRICT RAJSHAHI, NAOQAON SUB-DIVISION.

2. Badalgachht 3. Nandanall 4. Panchupur 5. Raninagore 6. Manda 7. Niamatpur 8. Mahadebpur		A. 3,1 4,8 1,3 5 1,1 3,1	388 302 319 166 113	D. 12 25 26 58 19 80 77	3 4. 27,08 20,91 14,46 36,92 41,22	n. 5   70   97	Boro A.	4 D.		hent.	Ba	rley.	Lati	nyrus ivus.		aviim Biiw.		Mung.			rapa.		Other fo	
1. Naugaon 2. Badalgachhi 3. Naudanati 4. Panchupur 5. Raninagoco 8. Manda 7. Niamatpur 8. Mahadebpur Total.		3, 1 4, 8 1, 2 5 1, 1 3, 1 5	129 388 302 519 166	12   25   28   68   19   80   77	4. 27,08 20,91 14,48 36,92	5 <b>7</b> 0 9 <b>9</b> 7	۸.	to.		5		6		<u>.</u>	!   		.	·	-		<u> </u>	<del></del> -		
2. Badaigachht 3. Naudanall 4. Panchupur 5. Raninagore 6. Manda 7. Niamatpur 8. Mahadebpur TOTAL		3, 1 4, 8 1, 2 5 1, 1 3, 1 5	388 302 319 166 113	12   25   28   68   19   80   77	27,08 20,94 14,48 36,92	5 <b>7</b> 0 9 <b>9</b> 7		- [						7	1	8	}	·	1		10	-	11	_
2. Badalgachht 2. Naudanall 4. Panchupur 5. Raninagore 6. Manda 7. Niamatpur 8. Mahadebpur Total		3, 1 4, 8 1, 2 5 1, 1 3, 1 5	388 302 319 166 113	12   25   28   68   19   80   77	27,08 20,94 14,48 36,92	5 <b>7</b> 0 9 <b>9</b> 7		- [		1,				p,	A.	1	D	<b>A</b> .	D.	A	-	D.		p,
3. Naudanali 4. Panchupur 5. Raninagoro 8. Manda 7. Niamatpur 8. Mahadebpur Total.		1,2 5 1,1 3,1 5 1,2	302 519 166 112 519	26 58 19 80 77	14,48 36,92	1 1		3 (65	۸.	ь. 45 43	<b>A</b> .	BG 30	A.	- 1	1,9	- 1	К9	1	81	1	205	40	A. 9	70
4. Panchupur 5. Raninagoro 6. Manda 7. Niamatpur 8. Mahadebpur TOTAL		1,1 3,1 5 1,2	519   166   112   519	58 19 80 77	36,92	امراه	• • •		, i	48   82		75 17	1,3-	15 23	5	34 (	01	206	06		331	95	ษ	91
5. Raninagore  8. Manda  7. Niamatpur  8. Mahadebpur  TOTAL		1,1 3,1 5 1,2	166 112 519	19 80 77		ו חום ויש	20	0 68	!	23 80		49 27	23	50 18	1,3	31	57	56	29		6	95		71
6. Manda 7. Niamatpur 8. Mahadebpur TOTAL		3, 1 5 1,2	112	80 77	41,22	4 00				51 81		8 11	2	17 77		96 1	90	3	58		16	76		
7. Niamatpur 8. Mahadebpur TOTAL		1,2	519	77		8 51	•••	06		5 64		6 00	7	18 17		12	17				7	44	18	98
8. Mahadebpur TOTAL		1,2	- 1	- 1	61,37	6 15	3,03	5 88		31   32	ī	22 86	1,70	31 31	3	68	94	119	66		55	41	221	84
TOTAL.			76		<b>5</b> 4,80	9 93	1,13	3 61		1 нз		16 79	16	)3   43		3	40 }	17	01		20	.80	61	74
		15,8	-	17	71,34	9 36	និធិ	2 30		23   16		99 17	1,4	50 62	1	75   8	87	73	82		184	41		54
THANA NAME.			12	14	328,28	3 20	5,83	2 96	3	31 74	4	13 79	5,7	58 24	4,8	320	75	726	23	1,	320	12	313	42
THANA NAME.														- !	<u>'- —</u>	'-		`.	'					_
THANA NAME.				·	OIL S	EEDS.		·					U(IAI	ı. 	.			FIBR	KS.					
					Į			1		Condin.	ieuts											- {	Tobac	on.
	1	Linse	eri.	TH		Must	ard.	110	ers.	spice		Suga		Other	.   1	Heman	.	Ju	ite.	- 1	Othe	rs.	, 0040	
	}							1	6		37		9							1		}		
		 12	اـ	13	<u> </u>			1 .	5	16		17		18		—— 19	- +			{	21	_	22	_
	_	<u></u>		1			• ——;	<u>.</u>	<del>-</del>	100	7	497							<del></del> ,					
	- \	Α.	ъ.	Α.	D.	٨.	D.	Α.	D.	7/2 4	p.	. A.	Ъ.	A.	s.	Δ.	D.	۸.	1	D.	<b>A</b> .	D.	٨.	D.
I. Naogaon	\	93	95	245	13	3,8	j	1	34	521	85	34	04	1	H	17	23	18,6	363	72	- {	76	945	41
		17	74	59	62	4,1	10   35		13	651	60	1,263	)   71	1	,,		73	8,2	809	70			309	71
	}	51	70	332	21	1.20	66   77	3	84	57	01	6	89			163	79	11,9	15	41		j	305	59
	}	156	83	192	22	J.	70   61	23	0.9	65	66		14	{ } .			88	5,2	58	11			106	71
5. Raninagore		13	91	7	20	1,4	58 46			43	-10	6	19	{ }e	)2	3	22	4,2	253	46		}	329	53
6. Manda		317	42	189	61	6,26	35 20	16	75	323	20	385	80	8 ;	34	163	69	21,0	)7 i	75			264	90
7. Niamatpur	•••	7	84	89	06	2,01	08 30	23	85	19	02		¦		}	3	17	4	861	07	· [		32	29
8. Mahadebpur	;	147	48	89	82	6,2	17 26	28	54	417	96	1,726	46		. }	***		9,1	152	33	1	80 1		98
ТОТАІ		806	61	1,204	86	26,2	18 25	111	61	2,132	82	3,423	23	12	23	353	71	79,1	111	54	13	56	2,529	12
					<u></u>			· <u>·</u>			<u> </u>	<u>-</u>	<u> </u>				<u></u>			'				<i>!</i>
	}						i		o	THER (	ROP					}			}			}		
<b></b>	-	Fodd	er	T) . 4 . 1		Fruit a	uni		Fo	00.			1	m	4-1	Ì	Twi	ce	N	et cr	oppe	a [		
THANA NAME.	- {	crop	s.	Betel v	ne.	vogetal:	oles.			<u> </u>	_	Non-fo erepi		1	otal.		cropp	юù.		8.71	84.	}	Ganj	а.
			}				{	Potate	09.	Other	<b>.</b>	Creps	"		,	1								
	1	;			!		}		_						<u>-</u> <u></u>				<u> </u>					-
		23	_	24		25 		26		27		28			29	. {	30	· ;	ļ		1 	_	39	· -
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l. Naogaou				3	58	2,583	35	902	62	112	02		68		,994	34	9,944	1 1			010	42	618	44
				9	97	672	10	1,200	01	250	48	2	39		,797	55	8,456	! !		37,	- 1	78	48	67
	- {					1,535	14	25	116	ВО	71	•••	}		,116	20	2,672	!!!		30,	ł	87		
4. Panchupur	•••		40		92	<b>5</b> 39	82	3	52	12	81			49	,200	19	1,897	85		43.	302	34		]   •••
5. Raniuagore		1	84			365	52	19	04	5	99	•••		-18	,988	56	1,942	68		47,	046	03		
6. Manda	- {	1	60	7	01	1,495	60	610	54	39	93	1	46	101	,304	76	18,481	46		82,	823	80		
7. Niamatpur		-" }	21		10	676	49		: 1	1	1 1										- 1	- 1		1
8. Mahadebpur			- 1					1	39	-44	04	***	} {	60	,217	88	361	33		59,	156	55		
TOTAL				1	10	1,273	80	908	53	159	04 06	•••			,217 i,087	88 38	361 8,326	1 1		<b>59</b> ,8	- 1	55 7δ	197	86

#### APPENDIX IV—concluded.

#### Crop Statement.

#### SADAR SUBDIVISION.

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THANA NAME.	.	Δu	s ric	ee.	Δm	On +i	ce.	Boro ric	ee.	Whea	t.	Barlo	y.	Lathy: sativ		Eruvui lens.	n	Mu	R•	Q,	æm.			er fo	
ī	/		2		-	3		4	<u>. !</u>	Б	!	6		7		8		<u> </u>	9	1	0	+		11	
Godagari				D.	51	A. 4,248	0.8	Α.	ъ,	A. 81	D. 05	A. 225	D. 43	A. 290	р. П		D,	A.	υ. 32 51	A.					D. 92
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Boalia			- 1	31		250	40		- 1	2	[   39	1	93	17	1	i	(	Í	1 1		Ì	- 1		- 1	57
Paba		13,	120	19	,	7,673	14	1	52	1,103	13	416	22	4,368	03	2,843	58	1			Į		2.	- 1	53
Naohatta		6,	070	28	1	3,142	53	1	02	283	81	117	59	1,323	79	1	34	1.	1 1		- [	-	,		86
Вактага	]	11,	ឧ០ម	26	3	8,012	56	3,819	67	361	40	331	37	2,931	12	2,268	49	21	10 25		- {	- 1			50
Pubhla	,	10.	563	50	1	5,788	95	14	78	2,667	414	181	96	5,014	97	2,512	18	24	13 70		- 1	1		SO)	11
Durgapur		6,	167	89	1	5,756	14	50	25	563	44	ן שט	47	2,322	67	2,265	   78	21	10   85	47	- [	- (			ยร
Charghat		28,	084	05		7,524	80	11	55	8,559	96	1,076	14	7,267	03	8,609	70	83	- 1	2.5	ļ				63
Rajapur		5,	345	98		1,154	92	8	54	1,028	28	316	06	757	75	1,884	67	1	75 70	1,25	22 :	33			41
Total		88,	675	55	22	3,871	0:	5,603	48	12,682	89	2,943	24	26,010	28	20,282	95	3,7	96 06	10,71	66	33	8,	406	20
		<u></u> 				01	LSFED	s.				100			8U	GAR.			]	FIBRE	es.				
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•		I	Juse	eed.	Ti	il.	N	lustar d.	9				30	Sugarca	ne.	Other	в. <sup>[</sup>	Hom	р.	Jute,		Oth	ers.		:0.
		<u> </u> 	12	_		3		14		 15		16	1	17	. <u>-</u>	18		19		20	1	2	<u>'</u> 	2	22
				D.						۸.	р,	( Ja. (	ь.	Α.	p.	Δ.	ъ.	Δ.	р,	<b>a.</b>	; [.a]	Δ.		Α.	D
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	Godagari Tauor Mohaopur Boalia Paba Naohatta Bagmara Puthia Durgapur Charghat Rajapur Total  THANA NAME  Godagari Tauor Mohaupur Boalia Pathia Durgapur Charghat Itajapur Total  TAANA NAME	Godagari Tauor Mohaupur Boalia Paba Nachatta Bagmara Puthia Total  Thana Name.  Godagari Tanor Mohaupur Boalia Puthia Paba Nachatta Bagmara Puthia Paba Nachatta Bagmara Puthia Durgapur Charghat Bajapur Total  Tanor Mohaupur Boalia Puthia Durgapur Charghat Bajapur Total  Tanor Mohaupur Boalia Puthia Durgapur Total  Tanor Mohaupur Boalia Puthia Durgapur Charghat Charghat Bagmara Puthia Durgapur Charghat Charghat	Godagari 3.4 Tauor 2.5 Mohaopur 3.4 Boalia 13, Naohatta 6, Bagmara 11, Puthia 10, Durgapur 6, Charghat 28, Rajapur 5, Total 88,  THANA NAME.  Godagari Mohaupur 11, Bugmara Puthia 11, TAANA NAME.  TAANA NAME.  Godagari 1, Total 1, TAANA NAME.  Godagari 1, Total 1, Thana name	Godagari 3,465 Tauor 1,016 Mohaopur 3,501 Boalia 130 Paba 13,120 Naohatta 6,070 Bagmara 11,309 Puthia 10,663 Durgapur 6,467 Charghat 28,081 Rajapur 5,345 Total 88,675  THANA NAME.  Lius  Godagari 16 Tanor 9 Mohaupur 111 Boalia 80 Bagmara 331 Puthia 267 Durgapur 126 Charghat 722 Rajapur 126 Charghat 722 Rajapur 157 Total 1,561  TAANA NAME.  Fodde crops  Godagari 4 4 4	Godagari   3,405   51 Tauor   1,016   92 Mohaupur   3,501   66 Boalia   13,120   19 Naohatba   6,070   28 Bagmara   11,309   26 Puthia   10,563   50 Durgapur   6,467   89 Charghat   28,081   05 Rajupur   5,345   98 Total   88,675   55  Thana Name.   12  Godagari   16   05 Tanor   8   73 Mohaupur   111   35 Boalia   23 Naohatba   80   31 Bagmara   331   24 Puthia   267   42 Durgapur   1157   35 Total   1,361   06  Tanor   1,361   06  Tanor   1,361   06  Tanor   1,361   06  Tanor   1,361   06  Tanor   23  Total   1,361   06  Tanor   23  Total   1,361   06  Tanor   23  Total   23  Total   23  Total   23  Total   3,31   24  Puthia   267   42  Rajapur   157   35  Total   1,361   06  Tanor   20  Tanor   23  Total   23  Total   23  Total   23  Total   23  Total   23  Total   23  Total   20  Tanor   20	Godagari 3,465 51 56 Tauor 1,016 92 44 Mohaupur 3,501 66 17 Boaha 13,120 19 Naohatta 6,070 28 11 Bagmara 11,909 26 3 Puthla 10,563 50 11 Omrgapur 6,467 89 1 Charghat 28,081 05 Rajapur 5,345 98 Total 88,675 55 22  THANA NAME. Linseed. Ti Godagari 16 05 49 Tanor 9 73 24 Mohaupur 111 35 29 Boalia 23 23 Puthla 267 42 1,13 Durgapur 126 19 20 Charghat 267 42 1,13 Durgapur 127 39 17 Total 1,061 06 4,12  TAANA NAME. Fodder 267 Rajapur 1,061 06 4,12  Than Total 1,061 06 4,12  Than Total 1,061 06 4,12  Than Total 1,061 06 14,12  Than Mohaupur 1,061 06 4,12  Than Mohaupur 1,061 06 14,12  Than Total 1,061 06 14,12  Than Mohaupur 1,061 06 14,12  Than Total 1,061 06 14,12  Than Mohaupur 1,061 06 14,12  Than Mohaupur 1,061 06 14,12  Than Total 1,061 06 14,12  Than Mohaupur 1,061 06 14,12  Than Mohaupur 1,061 06 14,12  Than Mohaupur 1,061 06 14,12	Godagari 3,405 51 58,248 Tauor 1,016 92 48,122 Mohaopur 3,501 66 17,748 Boalia 130 31 250 Paba 13,120 19 7,673 Naohatta 6,070 28 13,112 Bagmara 11,309 26 38,012 Puthia 10,563 50 15,788 Durgapur 6,467 89 15,7.6 Charghat 28,081 05 7,524 Rajapur 6,345 98 1,154 Total 88,675 55 223,871  Thana Name. Liusced. Till.  Godagari 16 05 492 03 Mohaupur 111 35 290 3 Boalia 23 40 Paba 138 82 69 77 Naohatta 80 38 30 8 Bagmara 331 24 252 40 Puthia 267 42 1,138 73 Durgapur 126 19 200 11 Charghat 722 27 1,233 58 Rajapur 157 34 175 6 Total 1,661 06 4,125 23  Tauor 1,661 06 4,125 23  Tauor 1,661 06 4,125 23  Tauor 1,661 06 4,126 23  Tauor 1,661 06 4,126 23  Mohaupur 1,661 06 7,74  Rajapur 1,76 Tauor 10 89 Mohaupur 10 89 Mohaupur 10 89 Mohaupur 10 89 Mohaupur 10 89 Mohaupur 10 89 Mohaupur 10 89 Mohaupur 10 89 Mohaupur 10 89 Mohaupur 10 89 Mohaupur 10 89 Mohaupur 10 89 Mohaupur 10 89 Mohaupur 10 80 Mohaupur 10 89 Mohaupur 10 89 Mohaupur 10 80 Mohaupur 10 83 Durgapur 10 83 Durgapur 10 83 Durgapur 10 83 Durgapur 10 80 Charghat 22 80 90 Charghat 6 6 61 28		Codingart		Godagart 3,465 51 68,248 75 1. 81 Tauor 1,016 92 48,122 38 378 27 3 Mohaupur 3,501 66 17,748 45 1,318 48 28 Bonha 130 31 200 40 22 Paba 13,120 19 7,673 14 1 1 62 1,103 Naohatta 6,07 28 13,12 53 14 1 62 2,283 Naohatta 11,709 26 38,612 56 3,419 67 361 Pubha 10,563 50 15,788 95 144 78 2,667 Durgapur 6,467 89 15,7.6 14 50 25 563 Charghat 28,084 05 7,524 86 111 55 6,550 Rajapur 6,345 68 1,164 92 8 54 1,028 Total 88,075 55 223,871 00 8 8 54 1,028 Total 16 05 439 05 2,300 28 13 Tanor 6, 67 89 15,7.6 14 56 0 25 663 Mohampur 111 35 200 33 1,717 58 34 15 Tanor 6 73 241 28 1,339 24 56 Mohampur 111 35 200 33 1,717 58 34 15 Bonha 23 40 60 00 11 Taba 138 82 69 78 065 60 14 Naohatta 80 38 30 87 7 354 9 4 66 Putha 138 82 69 78 065 60 14 Naohatta 80 38 30 87 7 354 9 4 66 Putha 267 42 1,138 78 1920 23 1777 Durgapur 126 10 200 18 1,529 48 86 Charghat 722 7 1,233 88 1,245 64 100 Hagmara 139 14 7 06 Putha 267 42 1,138 78 1920 23 1777 Durgapur 126 10 200 18 1,529 48 88 Charghat 722 7 1,233 88 1,245 64 100 Hagmara 139 17 1,245 64 63 66 Hagmara 139 17 1,245 64 63 66 Mohampur 10 20 18 1,529 48 88 Charghat 722 7 1,233 88 1,245 64 100 Hajapur 157 32 175 64 63 62 18 Tanor 16 6 1 28 77 1,452 56 66 Mohampur 10 00 3 67 10 66 Mohampur 10 00 47 1,452 55 48 66 Mohampur 10 00 47 1,452 55 56 46  Mohampur 10 00 47 1,452 55 56 66 Mohampur 10 00 4,472 55 14,492 66 Mohampur 10 00 4,474 7 1,450 66 Mohampur 10 00 4,474 7 1,450 66 Mohampur 10 00 4,474 7 1,450 66 Mohampur 10 00 4,474 1,450 66 Mohampur 10 00 4,474 1,450 66 Mohampur 10 00 4,474 1,450 66 Mohampur 10 00 4,474 1,450 67  Durgapur 10 00 4,474 1,450 60 Mohampur 10 00 4,474 1,450 60 Mohampur 10 00 4,474 1,450 60 Mohampur 10 00 4,474 1,450 60 Mohampur 10 00 4,474 1,450 60 Mohampur 10 10 00 4,474 1,450 60 Mohampur 10 10 00 4,474 1,450 60 Mohampur 10 10 00 4,4	Godiagari	Godiagari	Godiagari	Tanya   Tan	Table   Tab	1	1	T	Tamor	Table   Tabl	Tamer	Table   Tabl	Collapset   1	Colongard   Colo

#### APPENDIX V.

#### Homestead Statement and Agricultural Stock.

#### DISTRICT RAJSHAHI

		По	us <b>vs</b> .			VALUAI	LE TREES.	
NAME OF SUBDIVISION.	Number of nomestead plots:	Pucca.	Kutcha.	Number of boats.	Cocoann <b>t</b> ,	Betelmut.	Date-palin.	Mango.
1	2	8	4	5	6	7	8	9 •
Nator	98,271	1,981	330,579	15,330	19,368	24,524	135,693	220,923
Naogaon	71,753	446	3 <b>5</b> 0,076	8,515	6,468	9,146	46,557	226,158
Sadar (Rampur Boalia)	05,584	4,103	418,916	8,371	43,941	18,628	196,213	830,139
Total	445,608	6,620	1,099,571	82,216	69,777	47,298	878,463	777,326

		VALUABLE TI	ies-concld.			I	IVESTOCK		
NAME OF SUBDIVISION.	Plam (Tull.)	Jack fruits.	Plantain groves.	Bamboo clumps.	Bulls.	Bullocks.	Оожв.	Calves.	Mule buffaloes
	10	11	12	13	14	15	16	17	18
Nuto:	18,762	68,015	9 <b>3,</b> U98	10°,444	38,497	84,488	v8,832	70,889	19,503
Naoguon	37,056	89,618	107,291	107,345	25,221	102,948	89, 132	81,296	27,642
Sadar (Rampur Boalia)	22,873	149,429	117,098	151,617	24,912	158,651	104,804	188,442	20,804
Total	78,691	307,082	818,087	801,400	88,630	346,457	307,768	266,827	68,249

			LIVEST	OCKconcld.				lmplem	ЕНТВ,
NAME OF SUBDIVISION.	Female buffaloes.	Buffalo calves.	Sheep.	Goats.	Horses and ponics.	Elephant.	Pig.	Ploughs.	Carts,
·	19	20	21	22	23	24	25	26	27
Nator	2,451	1,159	6,485	87,898	2,187	13	1,066	67,911	13,126
Naogaon	1,297	582	5,684	81,917	2,082	5	<b>3</b> ,678	75,260	14,975
Sadar (Rampur Boalia)	1,296	£63	8,407	80,483	1,940	11	2,370	70,609	12,70
Total	5,034	2,304	15,826	200,298	6,189	29	6 123	203,780	40,86

#### **APPENDIX V**—continued.

#### Homestead Statement and Agricultural Stock.

#### NATOR SUBDIVISION, DISTRICT RAJSHAHI.

	Number	Ho	U8E8.	N imber				VALUABI	LE TREES.			
THANA NAME.	of home- stead plots.	Pacen.	Kutcha.	of lonts.	Cocoanut.	Betelnut.	Date-palm.	Mango.	Palm (Tai).	Jack fruits.	Plantain groves.	Ramboo champs.
1	2	3	1		6	7	, <u></u>	9	10	11	12	13
1. Nator	19,115	1,579	76,H18	6,560	9,502	7,831	22,361	59,094	1,357	15,403	<b>22,049</b>	21.438
2. Bagatipara	6,570	62	27,151	184	397	3,187	22,914	25,996	727	10,578	11,266	20,508
3. Lalpur	8,611	49	40,866	261	1,736	2,391	22,160	22,652	1,056	10,550	7,286	9,67
4. Walia	3,261	21	16,751	71	635	1,373	7,366	H,391	607	3,780	3,913	4,008
5. Baralgram	11,603	67	   47,745 	1,689	2,124	4,561	18,471	30,153	1,741	17,248	18,938	20,413
6. Gurudaspur	9,083	42	30,847	1,589	1,107	1,887	7,072	14,573	1,123	6,211	11,347	н, 233
7. Singra	15,300		64,508	4,874	3,648	2,781	11,700	39,339	4,203	3,676	13,176	7,729
8. Nandigram	. 4,778		25,×67	70	100	213	23,629	20,731	7,918	Q.N.A., L	5,728	10,448
Total	78,271	1,981	330,679	15,330	19,368	24,524	135,693	220,929	18,762	68,016	פעה, צע	102,444
And the second of						1111	4		<u> </u>			

					Berry .	LIVEST	ook.						• Імецема	ENTS.
THANA NAME.	Bulls.	Bullooks.	Cows.	Calvos.	Male buffaloes.	Fermie buffalocs.	Buffulo culves.	Sheep.	(loats.	Horses and ponies.	Ele- phants.	Pig.	Ploughs.	Oarts.
	14	15	16	17	18	10	20	21	22	23	24	25	2)6.	27
. Nator	3,559	19,612	22,972	18,915	2,021	257	131	1,114	6,285	635	10	147	11,977	2,59:
. Bagatipara	2,305	6,280	6,162	5,H36	1,994	36	13	877	4,958	142	2	6	3,773	1,(H)
. Lalpur	980	8,124	H.H2H	9,334	3,085	316	184	307	3,710	331		688	8,303	1.01
. Walia	295	8,938	3,177	3,271	1,062	23		113	1,256	1 <del>1</del> 6			1,000	Ų9
. Baraigram	20,297	13,726	12,077	11,248	2,245	198	н6	605	3,822	188		91	7,212	2,10
. Gurndaspar	2,176	9,287	0,161	H*09Ú	1,664	182	11	495	2,881	269	1	108	6,148	1,40
. Singra	7,287	17,475	21,546	15,733	4,010	663	943	2,801	5,908	413		18	11,358	2,2
3. Nandipram	1,500	7,917	9,909	3,964	3,802	756	178	173	10,098	104	3	я	7,145	1,78
Totai	33,49	7 Н4,НБН	\$3,83 <b>2</b>	76,889	19,803	2,451	1,169	6,486	37,898	2,18	7   13	1,066	57,911	13,11
~	<u></u>	·	.1	J	<u>.l</u>	<u> </u>	-!	ـــ ــــــ	<u> </u>	<u></u> .			_! <u> </u>	<u>.                                    </u>

#### APPENDIX V—continued

#### Homestead Statement and Agricultural Stock.

#### NAOGAON SUBDIVISION, DISTRICT RAJSMAHI.

		Number	н	опявя.	<b></b>				VALUAB	LE TREES.			
	THANA NAME.	home- stead plots.	Pucca.	Kuteha.	Number of boats.	Gocoanut.	Bet-Inut.	Date-palm.	Mango	Palni (Tal).	Jack fruits.	Plantain groves.	Bamboo clumper
	·	2	3	<b>á</b>	Б	в	7	н	9	10	11	12	13
1	. Panchupur	7,441	48	37,429	2,007	1,073	473	3,961	19,837	2,476	5,688	8,839	4,996
9	. Raninagar	7,098	41	34,437	1,236	422	832	3,581	19,863	5,760	3,522	5,414	8,546
2	. Маораон	10,390	147	53 267	1,694	607	1.784	2,430	47,286	2,617	23,726	¥1,878	24,107
4	. Badalgachhi		18	31,464	ен	708	2 407	571	18,290	531	10,743	11,431	1 ', . 7 3
ħ	. Nandanali	5,882	i	37,897	2,001	H118	893	2,842	31'01è	1,484	9,662	12,022	8,001
e	s, Mahadebpur	12,714	77	69,174	238	775	1,755	8,383	31,078	9.537	11,840	16,947	23,444
7	Manda	11,082	41	68,981	1.289	1,910	1,484	16,493	47,567	6,198	21,873	2 <b>1,</b> 050	15,890
٤	3. Nismstpur	7,661	35	20,027	21	47	20)	13,294	20,318	9,453	2,656	3.710	
	Total	71,763	446	350.076	8,513	6,469	0,146	46,557	226,158	37,056	89,618	107,291	107,345
						1							

ļ 	·				!	LIVE STOC							IMPLEM	ENTS.
THANA NAME.	Bulls,	Bullo (ks.	Cows.	Calves.	Male boffaloes.	Female buffaloes.	Buffelo calves.	Sheep.	Goat.	Horses and ponies.	E.c. phants.	Pige	Ploughs.	theris.
	11	15	16	17	18	19	20	21	22	23	24	25	26	27
. Panchupur	1,7×3	9,233	9,327	   6,235 	906	16	1	139	3,408	146		8	6,677	157
. Raninagui	1,684	9,341	8,977	5,457	1,270	487	36	336	6,702	220	1	15	7,616	743
. Внодаон	2.267	17.615	9 <sub>1</sub> 256	10,475	853	39	3	2,295	14,735	350	8	19	10,246	936
i. Buda gachhi	380	11,510	7.(NH)	0,592	2,100	76	. 14	278	13,012	207		499	6,923	1,118
. Nandanall	2,688	7,418	6,914	5,705	107	26	14	324	4,184	142	! !		5,666	45
t. Mahadebpur	3,553	18,917	17,339	18 504	9,717	235	146	887	17,290	273		1,004	14,079	5,75
7. Manda	8,000	18,536	16,439	15,240	3,965	43	41	639	18,411	381	1•	76	12.998	2,346
8. Nismatpur	5,860   5,860	10,348	12,430	10 088	8,617	375	243	948	0,087	844		1,057	11,055	3,54
Total	25,221	102,848	89,132	81, <b>296</b>	27,642	1,207	5H2	5,844	81,917	2,052	5	2.678	75,260	14,97

#### APPENDIX V—concluded.

#### Homestead Statement and Agricultural Stock.

#### SADAR SUBDIVISION, DISTRICT RAJSHAHL

	Number	Ho	USES.					VALUAR	LE TREES.			
THANA NAME.	of home- stend plots.	Pucca.	Kutchs.	Number of boats.	Cocoanut.	Betolaut.	Date-pal <b>m.</b>	Mange.	Palm (Tal).	Jack fruits.	Plantain groves.	Bamboo elumps.
1	2	3	4	5	6	7	8	8	10	11	12	13
I. Godagari	9,881	36	29,136	5	45	18	4,4%8	7,362	2,384	1,873	1,595	7,10
2. Tanor	6,898	31	27,686	248	78	A7 1	16,779	20,355	3,557	3,754	3,958	11,05
3. Mohanpur	5,864	22	41,218	393	4,026	655	8,411	19,465	3,037	9,770	11,593	10,666
4. Bodia	6,851	3,128	14,377	189	1,536	063	1,031	9,708	296	2,762	1,320	1,13
5. Paba	7,172	284	25,026	83	2,387	1,229	10,746	28,722	1,151	13,929	8,823	40,94
6. Nachatta	. 4,984	30	21,687	223	493	4#3	9,813	16,930	1,644	10,207	10,026	7,92
7. Bagmara	20,251	104	108,016	3,692	13,072	1,026	21,977	88,925	7,054	37,291	32,339	35,08
8. Puthia	10,635	230	38,835	1,597	12,073	4,442	16,504	3,795	1,017	12,054	12,726	8,269
9. Durgapar	. 4,759	23	33,573	1,631	2,029	199	7,864	18,490	883	8,405	0,150	6,38
0. Charghat	. 13, 186	179	59,687	226	5,901	3,792	58,088	61,047	1,539	34,208	20,838	17.74
1. Bajapur	b, 120	126	21,675	84	2,301	350	40,514	23,178	311	15,176	7,730	6,35
Total	95,684	4,193	418,916	8,371	43,941	136,283	19,621	330,139	22,873	149,429	117,098	151,61

							LIVE STOC	Эк.						IMPLEA	MENTO.
ANA NAME	2.	Bulls,	Builocks.	Oows,	Oalves.	Male buffaloes.	Female buffaloes,	Buffalo calves.	Sheep.	Goats.	Horses and ponics.	Ele. phants.	Pigs.	Plonghs.	Oarts.
		14	15	16	17	18	19	20	21	22	23	24	25	26	27
lod .ga. i		2,781	15.953	15,992	12,088	<b>5,0</b> 10	628	279	973	9,492	258	1	1,009	p,878	3,764
l'ano		3,929	12,317	11,042	6,863	4,287	187	108	1,147	6,954	176	а	1,186	8,072	2,865
foh npnr		2,391	9,884	5,757	4,138	149	18	7	180	4,585	. 53	ı	•••	5,246	574
loalia		240	821	2,555	1,772	95	14	ň	47	1,377	469		12	110	174
Paha		1,338	11,104	6,092	7,932	1.794	9:2	19	334	4,929	118	,,,	78	5,254	1,402
Nachatia		915	8,317	4,800	4,308	1,283	14	6	142	4,328	145			4,342	886
Bagmars	•••	5,247	34,641	28,152	20,015	469	64		110	21,114	76	3	12	18,584	119
Pathia		2,401	24,220	18,428	19,067	2,725	65		108	6,311	147	8	9	6,418	W20
Durgapur	•••	1,856	16,670	12,220	1,697	368	2	22	89	6,800	169		5	4,580	281
Oharghat		2,803	21,096	16,522	19,704	4,308	40	43	327	11.692	242		61	6,485	1,161
Rajapur		1,011	2,928	3,244	3,413	1,226	165	76	40	3,906	87		.8	1,633	579
Total	•••	24,012	158,651	124,804	108,442	20,804	1,296	56.3	3,497	80,483	1,940	11	2,379	70,600	12,708
	od ga i lano loh npur loalia laha lagmara Puthia Durgapur Dargapur	od.ga.i Sano Sobia Sobia Sagmars Surgapur Sharghat	14	14   15    od.ga.1 2,781   15.963    cano 3,929   12,317    fob. npur 2,391   9,884    codia 240   821    codia 1,338   11,104    codia 1,338   11,104    codia 240   821    codia	14	14	14   15   16   17   18    od.ga.i	14 15 16 17 18 19  od.ga.i 2,781 15.953 15,992 12,038 5,040 626  cano 3,029 12,317 11,042 6,863 4,287 187  coh.npur 2,391 9,884 5,757 4,138 149 18  cohlia 240 821 2,555 1,772 95 14  cohlia 1,338 11,104 6,092 7,932 1.794 92  fachatia 915 8,317 4,800 4,308 1,283 14  chagmars 5,247 34,641 28,152 20,015 469 64  charghar 2,101 24,220 18,428 19,067 2,725 65  charghar 2,803 21,996 16,522 19,704 4,368 49  charghar 2,803 21,996 16,522 19,704 4,368 49  charghar 2,903 21,996 16,522 19,704 4,368 49  charghar 1,011 2,928 3,244 3,413 1,226 165	14   15   16   17   18   19   20    od.ga.i   2,781   15.963   15,992   12,038   6,040   626   279    cano   3,029   12,317   11,042   6,863   4,287   187   108    fob. npur   2,391   9,884   5,757   4,138   149   18   7    foolia   240   821   2,565   1,772   95   14   5    caha   1,338   11,104   6,092   7,932   1,794   92   19    faohatta   915   8,317   4,800   4,308   1,283   14   6    fagmara   5,247   34,641   28,152   20,015   469   64      Puthia   2,401   24,220   18,428   19,067   2,725   65      Durgapur   1,866   16,670   12,920   9,697   368   2   22    Pharghat   2,803   21,996   16,522   19,704   4,308   40   43    Rajapur   1,011   2,928   3,244   3,413   1,226   165   76	14   15   16   17   18   19   20   21  od.ga.1	14   15   16   17   18   19   20   21   22    od. ga. i	14	14	14	14

APPEN
STATEMENT OF
A--Proprietors and

			1			1	<del></del>			2			3			4		•	5	
									<u> </u> 			0			PERMA	NENT TEN	URE-			
					Pi	ROPRIET	ou.		RENT-F	CEE HOL	DERS.		ICE TEN IOLDERS		HOLDE	E OF REN	KKD j	TON	AT PIXI	ир NT.
NAME OF	THAR	N A .	Au	privat land.	e	}	as private l	land.	-plog J			-plod		,	bold-			-ploq		
			Number of boldings.	004		Number of holdings.	Area.		Number of ings.		Area.	Number of ings.	Area.		Number of	A:08.		Number of ings.	Area.	
NATOR SUF	IDIVIS	ION.																		
Baraigram	•••					130	6,376	72	794	926	82	25	19	49	321	2,641	บบ	1,056	3,249	80
Claradaspar	•••	•••				49	3,318	21	258	826	30				130	2,950	23	139	<b>51</b> 6	70
Nator	•••					350	5,455	78	1,845	2,047	83	7	4	57	1,400	3,460	60	2,112	3,688	47
Bagatipara						118	1,016	60	299	392	96	3	89	69	118	831	75	261	1,128	37
Singra						231	8,08н	42	1,460	1,717	44	14	10	26	R84	8,563	76	942	1,582	03
Nandigram						131	4,063	99	654	<b>6</b> 88	88				150	703	<b>Б</b> Н	107	669	28
Lalpur		***				174	3,980	63	386	1,149	05	5	43	16	114	1,457	19	844	2,603	72
Waliu						50	1,122	16	235	279	38				51	468	68	415	1,334	01
	[otnl					1,233	33,621	28	5,931	7,528	46	54	117	16	2,851	21,056	77	5,906	11,702	41
N A O G	AON							l	338		13									
SUBDIV. Naogaou			<i></i>			ลห	4,285	85	1,422	1,443	80	2	э	51	108	237	60	623	771	78
Badalgachhi						40	2,639	02	869	907	19				108	#22	40	R16	1,390	29
Nandaudi	.,.					59	1,744	73	786	819	83		.,.		121	634	23	128	360	75
						69	2,592	03	653	589	52				219	812	0.3	559	599	45
Panchapar	***					85	<b>≠</b> ,5 <b>9</b> 2	28	776	841	83	7	3	69	94)	714	ue.	118	167	69
Haninagar					}	95	1		-		14	4	3	27	213	2,172	86	194	949	35
Manda			""				8,572	65	1,658	2,025	-1		17		84	2,887	99	102	608	71
Niumatpur		•••	***	,		42	15,270	96	924	1,130	U9 -	5		51						
Mahadebpur		•••				68	7,635		2,368	2,767	71				163	676	52	#51	1,607	47
7	Fotal	***				541	41,732		9,156	10,515	24	_ <u>I</u> H	28	01	1,132	9,047	69	3,621	6,515	49
SADAR SUB	DIVIS	ion.				! ! !									}					
Boalia	•••	•••				31	439	9899	73	49	6,982				299	248	9,425	57	38	238
Paba	•••					105	4,642	948	313	640	5,139	2	6	95	254	5,820	7,801	384	3,589	049
Nahatta						85	2,788	15	461	680	67	<i></i> 1			×7	761	37	83	248	38
Puthia	***	***			,	156	2,990	75	840	R32	33	8	5	10	398	1,212	11	364	539	03
Durgapur						29	3,032	92	484	832	38				177	1,177	95	68	165	64
Bagmara						93	3,940	39	1,819	2,014	39	з	3	11	537	1,280	61	226	50%	48
Chargint						69	2,137	86	808	658	78				105	1,398	32	656	1,2 9	65
Rajapore			ļ 			13	1,935	60	198	193	49				23	1,5003	39	272	718	46
Tanore						112	12,822	37	771	1,228	ot	G	64	03	148	1,976	19	218	321	91
Mohanpore						69	2,839	07	902	1,159	15				122	881	56	135	114	6
Godagasi						163	16,537	89	318	575	93	6	36	62	184	9,434	19	274	1,160	1
	otal				   •••	901	53,097	0379	7,075	8,515	3,421	23	113	H4	2,336	26,182	4,129	2,737	H,467	U
•				l										<u> </u>				1	<u> </u>	!

DIX VI. TENURES AND RENTS.

#### Tenure-holders.

#### B—Raiyats.

TEMPOBARY TENURE: COMMEN CLASSES							1			¥				ä	1	
Темро	BARY TEN	ture-	Оти	HR Chassi	ιε.	RAIYATE	s, RENT-	FREE.	RAIYA	TS, SERVI	U <b>16</b> -		RAIYATS A	T FIX	ED RENT (UASH), ARY,	
Number of hold- ings.	Ares.		Number of hold-	Àlvå.		Number of hold-	Area.		Number of hold- ings.	Area,		Number of hold- ings.	Area.		Bents.	Incidents
							_			522		40	• TO	71	Rs. A. P.	Rs. A. P.
7	17	70	34	110	01	18	7	13	224 83	205	55 79	48 10	172	24	282 15 4	1 10 4
. 5	121	59	18	43	45	2	5	22	498	584	61	879	2,483	41	50 13 6 6,940 5 y	282
8	5	83	181	684	88	6	1	32	17 <b>5</b>	205	70	836	2,403 85 <b>6</b>		2,119 to 3	2 12 8
2	1	80	63	170	21	•••				621				.84 63		2 6 4
11	59	72	90	230	04		***	រប	4 23		11	361	1,703		3,439 8 2	2 0 2
	2	11	74	132	08	•••		•••	220	401	48	11	47	34	72 1 3	184
5	16	14	67	198	87	72	31	60	<b>6</b> 08	488	01	45	169	07	275 0 8	1 11 6
3	2	10	22	не	70	2		47	136	835		738	1,617	70	3,438 12 7	2 1 11
85	225	99	2 13	1,668	24	100	46	20	2,088	3,414	87	2,427	7,059	94	16,619 3 6	2 2 7
							8			3						
8	*''	75	<b>y</b> 5	176	66	13	24	81	743	1,233	27	1,138	2,404	61	6,769 5 2	2 11 5
2	7	69	21	43	15			J.M.	277	578	3.1	884	1,163	28	2,332 14 4	2 0 1
2	10	91	11	9	81			W (	394	530	84	422	1,995	25	4,404 9 1	2 8 4
6	1	96	21	5.3	41		10		135	179	85	315	617	60	1,862 5 9	8 0 4
2	В	38	20	19	47	3	1	15	ia -114-	88	74	285 <i>)</i> I	977	อย	2,418 12 7	277
4	43	97	73	1 10	75		***		532	1,031	10	40	275	15	788 4 9	2 13 10
		•••	23	79	38		•••		802	980	48	4	26	48	87 1 9	184
1	1	56	70	225	98				996	3,408	80	435	2,100	73	4,142 11 0	1 14 2
20	81	35	331	751	61	16	25	48	3,493	8,030	93	3,032	v,740	90	22,756 0 5	2 5 4
	ĺ											ı			<u> </u>	
			39	106	8,125	4		12	5		43	21	26	56	74 13 6	2 18 1
8	18	87	79	316	^ 8, <b>4</b> 31	,			123	233	15	256	673	26	2,703 1 5	4 0 2
4	ង	38	41	135	59		•••		123	231	88	93	396	96	867 4 1	2 2 10
11	12	87	63	267	3	4	а	57	469	609	85	134	335	45	761 9 11	2 4 4
6	71	28	57	102	65	·			256	410	83	105	264	81	661 1 2	280
18	Ð	เห	60	83	88		,		692	1,060	79	94	347	68	952 6 0	2 11 10
6	17	08	64	190	60				493	971	<b>a</b> 0	817	1,132	24	2,310 13 9	208
1	12	03	23	75	83				101	212	43	186	608	14	1,231 11 4	206
	n	18	80	180	98	1		50	259	618	99	92	823	56	860 3 1	2 10 6
1		71	63	105	32				261	475	60	89	42	81	145 14 5	3 6 6
9	<b>5</b> 8	27	101	332	33				79	142	11	258	1,118	91	1,662 5 10	178
68	219	75	663	1,898	06.56	9	4	19	2,861	4,972	31	1,595	5,270	38	12,231 4 6	y 5 1

#### APPEN STATEMENT OF

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																_		8-
				-		4		<del>••••••</del>			5			6		<del></del>	7	_
:	:		SEPTLE	0 UNA (1		NCY HAIYATS'	ат Оаби	Non-u	COUPANO	Y RAI	YATS' AT CASH	RENTS.	AIX BII OCCA	THED A PANOY I PRODUCENT.	ON	SHARK (	LED ANDANGENTS.	N
NAME OF	THAN	<b>A</b> .	jo		-			ot					f told-			of hold-		
			Number holdings.	Area.		Rents.	Incidents.	Number boidings.	Area.		Rents.	Incidents.	Number of ings.	Area.		Number o	Area.	<b></b> .
ATOR SUB	.DIV18	ON.		{	Ì	Hs. 4. p.	Rs. A. P.		į		Rs. A. P.	Rs. A. P.			ļ			
raigram		•••	23,912	55,812	25	1,62,871 6 8	2 14 8	949	1,033	35	3,608 15 2	3 8 2	4	6	95	2,909	2,537	61
ırudaspur	•••		16,675	38,027	49	1,33,279 12 4	3 7 2	943	1,620	50	5,000 2 10	3 1 5	32	41	55	299	310	83
store			39,102	75,693	10	2,87,026 12 0	3 13 7	724	868	97	4,331 13 2	4 15 8	318	181	78	4,378	2,886	5
gatipara		•	11,864	28,850	70	<b>5</b> 3,656 10 6	1 11 10	971	276	91	1,379 9 0	4 15 H	3	2	99	327	291	4
ngra		•••	34,671	97,466	41	3,91,336 6 9	4 0 2	2,140	4,386	27	13,496 3 6	3 1 1	220	266	80	3,047	3,426	5
andigram			12,417	55,478	18	1,27,008 5 3	2 4 6	149	1,000	17	2,718 1 11	2 11 2	181	329	15	861	1,561	y L
alpur		•••	16,677	35,389	80	93,318 3 5	2 13 10	152	240	26	606 4 6	9 8 4	8	. 5	55	1,240	1,229	2
alia			7,874	21,330	80	62,209 8 1	2 14 6	25	42	U6	205 8 7	4 14 U	675			309	258	u
מ	Fotal		162,692	4,08,448	32	13,16,507 0 0	3 3 6	5,653	9,474	<u></u>	31,366 10 8	<b>3 5</b> 0	675	837	78	13,380	12,505	1 2
NAGO	NOAC						1		3.7	9								
SUBDIV Bogaon		·	80,508	51,640	19	1,83,394 10 2	3 8 10	400	238	10	1,260 0 8	5 4 8	20	11	06	2,434	1,772	ļ,
dalgachi			19,286	35,219	83	78,787 B G	2 3 10	407	851	08	1,641 7 8	4 10 1	2	1,	33	2,320	2,204	
andauali		•••	16,123	30,451	62	1,05,703 10 11	3 11 0	9.1	50	35	252 1 3	1 6 0 2	17	7 !	31	1,623	1,036	
anchopur	•••		19,719	38,890	68	1,31,611 1 11	8 6 1	306	216	73	1,080 5 6	4 15 9	71	51	20	5,467	5,218	
minagar	•••		20,545	40,130	71	1,43,882 14 4	8 1 11	147	140	62	756 1 10	5 0 11	70	51	64	1,839	1,979	
			35,888	74,816	75	2,39,838 9 10	8 3 3	1,211	1,041	02	1,081 11 2	3 14 8	19	35	19	1,352	1,303	
anda	•••		21,367	72,479	14	1,82,254 H B		[	1,653	42	2,331 2 4	1 6 6		14	10		830	
iamatpur	•••					2,00,707 5 3		667	490	U3	1,434 9 3	2 14 10	15	11	55	439		
ahadebpur		•••	35,273	83,413	45		2 6 6			ı						<b>3,7</b> 68	5,476	_
7	Total	•••	198,793	433,047	87	12,66,270 5 6	2 14 9	4,291	4,193	35	12,837 7 3	3 1 0	227	183		19,242	19,910	-
SADAR BUI	B17141	lion.	}						 									
oalla			392	311	997	1,118 13 0	3 9 5	50	40	20	207 5 0	608	""		•••	1		
шв	•••	•••	20,628	30,905	218	1,18,175 11 2	3 13 1	3,306	5,226	337	11,374 10 2	2 2 8				239	247	
ahatta	•••		15,697	30,442	40	1,01,845 6 1	3 5 7	427	571	41	2,023 10 3	3 8 8	1		20	215	127	
uthia		***	27,296	40,000	27	1,67,041 9 8	4 2 10	130	84	82	809 15 O	3 10 4	2	1	74	1,374	672	
ուհահու	•••		17,712	36,620	21	1,63,103 6 5	4 7 2	109	136	91	636 7 6	4 10 4	2		65	284	13≰	
រាមីរោមកេ			40,209	80,192	71	3,34,315 6 3	4 2 8	168	107	95	625 2 8	5 12 8	3		14	1,919	826	 
141ghat	•••	•••	34,842	52,136	81	1,93,895 5 0	3 11 6	038	863	03	3,626 11 3	4 3 2	15	12	56	1,449	943	
ajapore	•••		9,638	11,905	42	31,026 10 2	2 9 v	338	416	υυ	1,423 4 8	3 5 11	1		60	191	144	
впоге	•••	•••	20,559	51,709	02	1,12,878 9 11	2 12 2	1,429	1,993	30	2,309 0 9	1 2 6	404	502	64	997	928	
lohanpore			21,147	34,273	80	1,31.218 15 2	3 13 3	67	62	39	190 9 1	3 0 10	9	В	25	341	172	
odagari	•••	•••	28,070	72,852	64	1,32,512 16 1	1 13 1	1,206	1,623	89	3,844 [1 3	2 5 11	159	374	26	1,136	2,314	
	Total	•••	206,184	441,850	495	15,16,532 II V	3 7 0	7,921	11,135	237	26,661 7 7	2 5 2	596	901	10	8,176	6,513	-

#### DIX VI-continued.

#### TENURES AND RENTS-continued.

Raiyats—concluded

	<u> </u>	9 10 11 Non-onderancy								12				-	13	····			
PANCY	ED AND ON COM RODUCE	BINED	FIXM	CUPANCE D PRODU	Y ON ICK	NUMBE Propu	R DV SH CH ROM	ARM TS.		YATS ON NO CASE	AND.	Отив	R CLA	sses.		Non-ag	RICULI	PURAL OCCUPAN	rs.
Number of hold- ngs.		D. C. R.	Number of hold-	Area.		Number of hold-	er 9.		Number of hold- ings.	À.e.B.		Number of hold- ings.	4		Number of hold.	Δrea.		Reuts.	Lacidents.
		·'					214								233	69		Rs. A. P.	Rs. A. P.
	,		67	65 28	12     35	28 57	32 87	57 32	13	53	69 57				653	141	69	1,342 13 8	9 7 6
72	32	67	13	11	02	336	257	07	ļ			92	62		1,929	300	47	8,109 7 6	26 15 8
6	8	16	1		86	1-4	19	69				9	13	80	96	17	07	199 4 8	11 9 9
222	370	46	45	49	18	137	102	26	42	20	06				1,166	183	i   73	2,735 14 10	14 14 0
20	71	91	8	12	99	205	297	72		4	07				91	10	67	1 1 001	17 18 0
187	192	80	1		46	232	203	51	1	4	36	14	24	17	110	10	25	183 6 n	17 12 6
3	1	31	1		59				~ 5	regn.		2	1	90	111	16	79	246 6 4	14 10 0
511	6H3	-16	167	168	57	1,009	1,115	13	106	93	75	117	102	70	1,392	750	43	13,515 15 8	18 0 2
								,			89 882								
	2	72				378	288	45	ō	8	68				496	75	22	3,213 2 5	42 11 5
68	76	63	3	12	кG	870	   861 	Det.	13	15	25				72	16	10	77 1 8	4 12 7
2	,	07				199	163	92	50	40	l,				148	18	15	457 4 6	25 3 1
1	1	56	1	1	90	660	658	8a							432	66	12	1,456 11 0	22 2 10
			7	7	27	333	393	67	सन्धा	ाव नय	ने	5	2	40	252	52	17	1,555 6 8	20 13 1
11	26	28	7	b	53	221	256	34	1	2	08				274	35	19	625 14 10	17 10 1
51	183	19				To:	126	81	3	16	• 75				12	3	40	14 15 0	4 6 8
27	67	21				48	804	99	11	24	24				194	26	15	458 4 0	17 8 5
154	358	92	17	30	72	3,207	3,559	72	83	102	0.0	5	2	40	1,880	292	80	7,868 11 8	26 14 0
																	<u> </u>		 
	٠.,		,			3	3	92		 					3,026	722	6566	21,974 10 8	30 g g
8	9	188	20	27	49	6	45	7н	a	7	38	16	21	881	757	361	7181	2),196 8 6	58 9 7
2		28	1		61	: 2	10	85				1		10	133	19	52	179 13 1	9 8 4
G	6	18				t-1	29	69		•••		3	2	52	162	12	41	541 12 5	43 10 6
						34	24	29							14	8	05	23 11 4	2 15 2
1 5		90				32	21	41				10	2	93	345	20	25	793 13 6	30 3 2
30	38	80	1		58	169	156	47	•••		***	7	2	68	378	63	19	1,021 0 5	16 2 6
20	22	88	đ	5	38	16	32	86	u u	1	31			***	67	20	74	161 11 4	7 12 10
13	9	27	25	50	22	161	246	37	16	13	40	3	1	97	211	32	99	241 15 9	7 5 3
						37	16	80	å	2	87	1	ı	30	67	н	58	94 4 6	10 15 10
22	76	72	4	6	48	29	44	70				3	10	81	343		83	674 0 11	12 4 8
107	164	218	57	90	76	-130	633	14	273	24	96	44	42	411	5,493	1,324	9,347	46,903 1 5	35 6 4

APPEN STATEMENT OF

C.--Under-

						<u> </u>		1					2	
			TOTAL		w	ith Right	r <b>8 O</b> F 0	COUPANCY CASH R	ENT.	Wr	THOUT RIG	нтя ок	OCCUPANCY CASIL	RENT.
но ямай	THAN	۸.	Årea.		Number of hold- ings.	ea.		Rents.	Incidents.	Number of hold- ings.	ea.		Rents.	Incidents.
					N <sub>21</sub>	A rea.		Rep	I	N. I	Area.			Inc
NATOR SUI	BDIVIS:	.иол.	73,614	26	189	98	03	Rs. A. P. 527-13-4	Rs. A. P.	3,562	1,780	45	Rs. A. P. 9,709 9 9	Rs. A. P.
lurudaspur	•••		19,750	15	280	76	55	870 11 8	11 6 11	2,347	1,149	37	7,725 7 1	6 9 11
ator	•••		98,910	28	3,204	1,728	55	10,881 4 5	6 4 10	12,472	6,222	43	40,813 14 8	6 0 16
agatipara			33,663	55	1,942	1,326	62	7,863 8 1	6 6 6	6,375	3,130	93	17,712 7 4	5 10
ingra			128,928	16	489	435	61	2,202 <b>5</b> 4	5 0 to	3,672	2,794	24	17,199 8 10	6 2
andigram			65,884	41	324	<b>2</b> 62	42	1,280 9 9	4 14 0	769	526	73	2,874 8 7	5 7
alpur			47,457	74	2,404	1,225	76	9,405   1   8	7 8 0	4,990	2,608	38	13,787 12 8	5 4
' Talla	4		26,913	32	1,108	556	05	3,342 0 1	6 0 2	2,251	1,270	51	6,629 2 5	5 3
	Total		523,621	87	9,940	5,609	58	36,173 6 4	6 7 0	36,338	19,483	01	[,16,482 7 4	5 15
, NAOG	AON						6		37					
Sumini▼ aogaon	 'ISION.		64,703	35	234	85	22	602 2 0	7 1 1	5,410	2,664	03	16,789 13 3	6 4 1
adalgachhi			45,513	44	959	415	62	2,757 10 7	6 10 1	7,024	3,841	83	20,156 13 11	5 3
andanali			37,879	98	266	78	26	<b>642 13</b> 10	836	2,729	950	63	5,953 3 5	6 4
anchopur	.,,		50.585	17	421	98	80	1,122 1 10	11 8 8	1,327	455	01	3,214 5 1	7 1
aninagar	***		54,188	97	146	81	96	316 2 1	3 13 8	7:8	259	84	1,423 4 6	5 6
anda			93,136	29	434	158	28	1,070 5 0	6 12 2	4,184	1,686	59	10,852 1 2	6 9
iamatpur	***		93,399	2:2	103	32	63	184 5 1	5 10 3	2,506	1,287	84	5,003 14 9	3 14
Ia hadebpur	·		108,817	59	558	207	<b>7</b> 8	1,317 0 7	6 5 5	8,945	4,792	96	22,697 14 10	4 11
	Total		551,224	01	3,121	1,158	55	8,012 9 0	6 14 7	32,853	15,938	51	86,091 6 11	5 6
SADAR SU	nnivis	ion.									!			
Boalia		•••	1,996	37.47	2	1	38	5 12 0	15 2 0	1,191	443	83:40	4,271 7 0	9 10
ana		,,,	52,802	70165	667	266	61	1,169 1 3	4 6 0	1,702	4,766	<b>3</b> 8·8	27,241 6 11	5 11
lahatta			36,271	15	392	117	32	851 8 5	7 4 2	9,189	3,325	55	20,479 8 0	6 2
uthia		•••	47,618	15	1,681	481	30	4,165 9 5	н 9 9	16,747	6,199	34	40,656 7 11	6 6
Our <b>g</b> apui		•	41,792	80	1,182	337	94	3,005 9 3	8 14 2	13,485	4,970	88	35,700 3 5	7 2
Bagmara			90,170	មិត	2,625	433	39	5,419 11 0	12 8 2	12,344	3,242	27	22,560 5 8	6 15
Charghat			62,002	66	1,503	525	69	3,089 1 11	5 13 6	32,468	15,275	05	71,306 0 11	4 10
ła jap <b>or</b> e			18,289	47	898	274	20	1,531 1 10	5 9 3	8 <b>.</b> 14ô	3,289	07	18,841 6 6	5 11
lanore			73,031	56	540	193	20	896 15 0	4 10 2	1,508	765	03	2,287 7 2	2 15
Mohanpore		***	40,184	95	1,257	289	89	2,225 13 6	7 10 10	3,473	1,850	27	9,621 8 2	5 3
Jodagari	•••		106,754	70	826	158	90	980 8 4	6 2 8	3,270	1,081	62	5,937 10 7	5 7
	Total	***	670,921	24.13	11,375	3,081	82	23,322 11 11	7 9 1	102,566	45,209	20.3	2,58,903 8 3	5 11

DIX VI—conclu led.

#### TENURES AND RENTS—concluded

#### raiyats.

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Number of 1ugs.	A17-42.		Number of hold-	Area.		Number of holds- mgs.	àrea.		Number of hold- ings.	Area.		Area unoccupied, including area	outstae the record,	Tatal of A and	ů,	Toons total	1000
												[					
***	***		13	19	93				22	13	97	852	02	73,614	26	74,166	28
	•••		9	11	18	2	1	55	67	65	16	520	V1	48,750	15	49,271	06
		***	37	23	68	17	16	17				919	56	98,910	28	94,859	81
***			2	1	97	1	1	09				577	01	33 663	56	31,210 129,666	95
		•••	22 26	40 63	9: 5:	15	15	91	58	128	25	738	79	128,928	16	65, 121	77
(		•••	26		6.	1 208	4	52				37	36 66	65,351 47,457	74	47, 158	40
	٠.			1			157	16	231	210	61	 505	06	26,913	32	27,118	31
				162		214			66	15	10	4,181	38	523,621	87	527,803	25
						214	199	70	431	430		4,181		925,621		457,008	
		•••	627			7,355	1,287	00	6	3	19	90	68	61,703	35	64,794	03
		•••				4,720	3,604	45	36	43	73	10	40	45,513	41	45,532	84
ע	2	84		•••		6,702	3,529	38				426	70	37,879	93	38,306	68
			3	7	(1	9,419	7,011	15	3	9	01	565	42	50,5a.,	17	. 041,12	59
			51	35	50 .	6,020	6,815	73				66	03	54,158	97	51,251	υυ
						4,404	3,612	54	2	2	95	694	0.2	93,136	29	93,830	31
		•••	3	15 <u> </u>	4.1	3,842	7,837	11			•••	5	23	96,399	23	96,404	45
		•••	4	3	18	10,269	11,989	67	21	28	01	451	40	108,817	50	109,268	99
2	2	81	60	62	03	62,731	48,687	12		86	92	2,317	88	551,224	01	553,541	89
			19	14	61	•••						ક	04	1,996	3,747	2,004	4,147
		•••	⊦03	707	63	3	1	85	5	4	61	2	71	52,802	7,665	52,805	4,765
			1,387	813	67	2	1	77				31	74	36,274	15	36,305	80
	***	***		•••		4,169	1,706	32	1	3	94	230	76	47,618	ΙĎ	47,848	81
						2,775	1,058	53	1		15			41,792	80	41,792	80
			21	6	40	7,062	2,356	56	1		40	163	51	10,170	66	90,384	17
	!		7	5	61	3,780	2,030	86	43	17	61	700	08	62,050	26	62,702	72
63	37	90	21	10	68	405	244	68	519	321	76	<i></i>		18,289	47	18,289	47
			58	163	36	2,195	2,674	37				3	26	73,034	56	73,987	82
			5	1	83	1,326	563	65	1		18	6	64	40,184	95	40,191	59
			142	368	88	3,501	6,944	24	11	٥	26			106,754	70	106,754	70
63	37	90	2,463	2,173	67	25,308	17,581	86	582	857	97	1,146	71	570,921	2,412	572,067	9,612

#### APPENDIX VII.

#### Supplementary Khanapuri Rules.

By the Director of Land Records' orders the system of recording lauzi and tenure in the settlement record which has been in force since the Bakarganj settlement is to be altered. The application of Appendix E of the Faridpur rules and G.O. II (in the matter of STT's) require modification in consequence.

By the former rules a separate khatian was opened for a share of the same tenure when that share had either-

- (1) a separate collection of rent from tenures of the next grade held under it;
- (2) any separate nijamal land;
- (3) the payment of rent for that share separately.

The result was that in some cases the number of compartments in column 2 of the khatians of under-tenures was inordinately increased, and much extra labour given both to bujharat and attestation officers in dividing rent and the figures for area in the sthit, and great expense also involved in the preparation of the final record. Great saving will be effected at each of these stages by the new method of which the basis is as follows:

In place of the above two criteria, (1) separate collection, (2) any nijamal land, for governing the opening or not of a separate khatian for a share, is to be put the one consideration "has there been partition or not of most of the land of the share?" If the shares of a tenure hold land ejmali throughout there will only be one khatian opened for the tenure and only one compartment in column 2 of the undertenures. The separate collection will be shown in the remarks column of the khatian of the undertenure, the shares being named by the name which is most familiar to the under-tenant Example A shows the method of recording by the old system and by the new system :-

#### EXAMPLE A-

Taluk Ram Charan Ray is owned by four sharers thus-

Kedar Nath Ray, 8 annas.

Mathura Nath Ray, 5 annas 6 gandus 2 koras 2 krantis,

Mahendra Nath Ray Joint 2 annas 13 gandas 2 koras 2 krantis.

The record according to the old and new method is :--

Old method.

New method. No. 1.

(a) Three khatians (e.g. Nos. 1, 2 and

3) for the three separate collections.

One khatian for all the co-sharers.

(b) Column 2 of an under-tenure, rent Rs. 12.

Old method

New method

		Ora II	60 tire	OIE.						7. A. G	210 7	1160/	wa.		
٥	<b>২</b>	9	8	a	•	٩	ь	,	2	৩	8	α	's	9	υ
>	তালুক রামচরণ রায় হিঃ॥৽ দঃ কেদার নাথ রায	)) o	9	9	9			5	ভালুক রামচরণ রায় দঃ কেদার নাথ রায় গঃ	3	>₹_	) <b>&gt;</b>	> 2 ~		বড় হিস্তা ৬ মধ্য হিস্তা ৪ ছোট হিস্তা ২
ર	তালুক রামচরণ রায় হিং ।/৬॥ =- দঃ মথুরা নাথ রায়	・     <b> </b>   <b> </b>	8	8	8										
9	তাল্ক রামচরণ রায় হিঃ ৵১৩। – দঃ মণিক্রনাথ রায় গঃ	o∕3⊘I −	2	2	2		;								

মোট থাজনা

32, 32, 32,

The names to be given to the shares for entry in column 8 are to be names locally understood, but the best methods of choosing them will be—

(a) according to size (as above or mentioning the size of the shares, e.g. 10 annas share and 5 annas share);

(b) to name the shares after the present owners or former wellknown owners (e.g. if in the above case the father of Kedar Nath Ray was Brajendra Nath Ray, of Mathura Nath Ray Surendra Nath Ray, and of and Manindra Jatindra Upendra Nath Ray, it might be convenient to name the shares—*Hisya* Brajendra Nath, Hisya Surendra Nath, and Hisya Upendra Nath Ray).

The method (b) will not usually be necessary unless there is more than one share of the same size.

If the three shares above have almost all their under-tenures *ejmali*, but have each one or two *nijamal raiwats* (e.g. on the land adjoining their bari), column 2, etc., of the khatian, for instance, of a *nijamal raiyat* of Kodar Nath Ray will be filled up as follows:—



Nij dakhal land in the possession of Kedar Nath Ray alone will be recorded in the ejmali khatian No. 1, with a remark of separate possession in column 30 against the plot as usual.

On the other hand, if the kharija shares have almost all their property partitioned, but a small portion, e.g. their bari and a few holdings round their bari, ejmali, the old system will be employed exactly as formerly as there would be no saving but rather the reverse in employing the new system. There will be three khatians for the three separate shares in Example A and three compartments in column 2 of the khatians of the few raiyals round the bari holding their land under the three shares ejmali. There is however an exception to this. If the tenure is a very small one indeed, so small that it is not worth while to increase the number of maliki khatians for the sake of simplifying the raiyali khatians, the old system will not be employed.

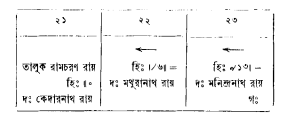
The criterion (3), the payment of rent for that share separately, will be no longer used. The mere payment of rent separately for two shares of a tenure which has a single origin is no reason for giving the share separate khatians. One khatian will be given and the fact of separate payment of rent noted in column 17 of the khatian.

The same amount of alteration in the form of the tenure tree is not necessary.

In Example A, although the three shares have been amalgamated into one *khatian* there will still remain three compartments in the Standard Tenure Tree if there are either (1) separate collections of rent (or rather separate and distinct collecting establishments for the three shares) or (2) any *nijamat* lands, but the three compartments will be covered by one *ekwal* number, *i.e.*, they will only be numbered as one compartment in the Standard Tenure Tree thus:—

23	<del></del>	<b>←</b>
তালুক রামচরণ রায় হিঃ॥৹ বড়হিঃ দঃ কেদারনাথ রায়	হি: 1/৩॥ — মধ্য হি: দঃ মধ্য নিশে রায়	হিঃ ৮/১৭ – ডোট হিঃ দঃ মনিজনাথ রায়

Twenty-one is the *ekwal* number in the STT. which covers all the compartments, the arrows over the 2nd and 3rd compartments in the same line as figure 21 indicating that these two compartments are also included in the same *ekwal* number, while the lower of the two arrows in these two compartments shows that the interiors of these two compartments are one in origin with that of the first compartment. On the other hand, when the land of the tenure Taluk Ram Charan Ray is all or nearly all partitioned the tenure tree will be, as of old, thus:—



It will be seen on a moment's thought that there must never be the upper arrow without the lower, although there may sometimes be the lower without the upper. It will readily be understood that in the case where the whole of a tenure's land is held by the sharers ejnuti, the new method will involve a great saving of labour and expense later on. To make one compartment in column 2 of the raiyats' khatians throughout will be the result. But when there is complete partition of the property held by the shares one compartment is obtained and the whole record made as simple as possible by giving each separate share a separate khatian. Niceity of judgment is required in every case in which there are some under-tenures and raiyati holdings ejnati and some nijamal. The Circle Officer when preparing the Standard Tenure Tree will have to enquire whether the land of a tenure is nearly all ejnati between the shares or nearly all nijamal throughout the estate. If it is nearly all ejnati he will make up the Standard Tenure Tree with separate compartments for shares with separate collections, but with one ekwal number to cover all the compartments as in the first case of the STT. of Example A. If it is nearly all nijamal he will make up the Standard Tenure Tree with separate compartments as before, but with separate ekwal numbers as in the second case of the STT. of Example A.

The Kanungo at khanapuri will usually open one khatian for the shares of a tenure if there is one ekwal number in the STT, and more if there are more, but he is not bound to have the same number of khatians as there are ekwal numbers; e.g. in the case of Example A, if the three shares have ejmali land in every mauza but the one in which the khanapuri is being started, but in that mauza all the land is partitioned, the Circle Officer in preparing the STT, will allow only one ekwal for the tenure because most of the land is ejmali, but in that particular mauza it will be much more convenient for the kanungo to have three khatians. The khanapuri Kanungo will therefore open three khatians. Ultimately, after attestation, these khatians will be given subnumbers, but at khanapuri they will be numbered in the ordinary way and not by subnumbers. It must be clearly understood that such a division of a tenure as this in one part of its area while in most of its area the tenure has only one khatian, cannot be allowed for a part only of the land held under that tenure in a single village. In no case can the two methods—the single khatian and the separated khatians—be brought into use in one and the same mauza.

EXAMPLE A is straightforward. The same method will also be employed in the more complicated case where one of the co-sharers has assigned the right of collecting the rent of his share to a third party, while the share has remained joint with those of the other co-sharers, in an "aliquot patni, miras or other under-tenure." But the method is not to be used in the case of "specific" under-tenures of the nature of assignments, i.e., in cases where the assignment takes the form for instance of a patni over a separate saham which has been given to a share of a tenure in a partition. In all cases of "specific" under-tenures of the nature of assignments the old method will be employed as the record so prepared will not be simplified by the application of the new method.

Example B below makes the case of the "aliquot assignment" clear :-

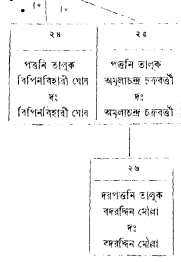
EXAMPLE B-

In Example A, suppose that the 8 annas share is let out in patni or miras to two different persons—Bipin Behari Ghosh and Amulya Chandra Chakravarti—4 annas to each, and that Amulya Chandra Chakravarti has let out his share again in dar-patni to Badaruddin Mulla and that over the raiyats the 1st patni, the dar-patni and 2nd and 3rd

shares of the khatian are ejmali, then the tenure tree and record according to the old and new systems are as follows:--

(I) S.T.T.

Old systen	7.
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हिंद ।/७॥ =	हिः ५७०।
দঃ মথরানাথ রায়	দঃ মনিন্দুৰাথ রায়



**₹**5

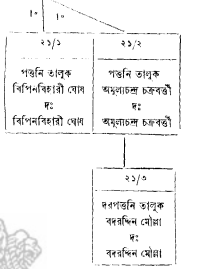
তালুক রামচরণ রায় হিঃ॥॰ দঃ কেদারনাথ রায়

(2) In the old system there would be three khatians for the three shares in the 1st grade, two khatians for the two patnis in the 2nd grade and one for the dar-patni in the 3rd grade. In column 2 of each of the raiyali khatians there would be four compartments.

(3) It is unnecessary here to show the form of columns 2 and 13 for the *khatians* of the sharers of the value of the under-tenures in the old system.

(1) S.T.T. New system.

	**	
42	•	<del>-</del>
। তালুক রামচরণ রায়	<del>*-</del>	-
कि: ॥०	হিঃ।৴৬॥ ≕	হিঃ ৵১৩। –
বড় হিঃ	ম্যাহিঃ	দঃ মনিক্রনাথ রায়
দঃ কেদারনাথ রায়	দঃ মথুরানাথ রায়	গঃ
1		



the one khatian containing the names of all the shares in the first grade with full and complete information in its column of 13 of the assignments of the right of our collecting rents for which the two pathis and the dar-pathi have been created, one khatian for each of the pathis and one for the dar-pathi.

These khatians will be given full page numbers at khanapuri. Only when the record is being re-arranged after attestation will subnumbers be substituted.

Over the raiyats only the first of these khatians will appear in column 2.

(3) Column 13 of the first khatian under the new system will be as follows:—

তালুক রামচরণ রায়

দঃ কেদারনাথ রায়

পিঃ মৃত ব্ৰজেন্দ্রনাথ রায়

। পত্তনি স্থতে বিপিনবিহারী ঘোষ

२ नः थः खन्ने वा

(or  $\frac{35}{5}$   $\approx$  at later stages.)

।॰ পত্তনি স্থতে অমূল্যচন্দ্র চক্রবর্ত্তী

৩ নং খং দ্রপ্তব্য

দরপত্তনি স্থতে বদরন্দিন মৌলা

৪ নং খং দ্রপ্তব্য

দঃ মথুরানাথ রায়

1/411=

পিং মৃত স্বেক্সনাপ রায়

৮ঃ মনিজনাথ রায়

∕⊎ા ≕

যতিজ্ঞনাথ রায়

/bii=

পিং মৃত উপেজনাথ রায়

The	khatian	of the	patni of	Amulya
			will be :-	

	2	२	9
ļ.,		en en en en en en en en en en en en en e	
	>	তালুক রামচরণ রায় দঃ কেদারনাথ রায় গং ভন্মধ্যে বড় হিস্যা	۶.,
1			[

#### Column 13.

0	1
পত্তনি তালুক অম্লাচন্দ্ৰ চক্ৰবতী	
দঃ অম্লাচল চক্রবত্তী পিঃ মৃত অমৃতচল চক্রবত্তী	,
দরপত্তনি স্থতে বদরন্দিন ৪ নং থং জন্ধব্য	
• सर्वर अष्ठवा	

#### Sthit.

٧٤	P C		•••	
	দরপত্রনি তালুক	,	নং খং ভু	ক্ত
8	বদরন্দিন মোলা	37		
	দঃ খেদি	基金	8	

Nijdakhal plots. (Plot numbers only)
Plots in full will go to
the landlord's khatian.

1	
757	> નং થર પ્રષ્ટેના

The *khatian* of the *dar-patni* of Badaruddin Mulla will be—

2	ę	હ
•	পন্তনি তালুক	
	অমূল্যচন্দ্ৰ চক্ৰবন্তী দঃ পোদ	>_

#### Column 13.

8
দরপত্তনি তালুক
বদর্দিন মৌল।
मः नम्त्रम्मिन स्यो <b>ञ</b> ।
পিঃ মৃত তমেজদিন গোল।

#### Sthit.

۶۹ (	\$6
२७	১ নং খং ভুক্ত
8 5	এই
₹ €	এই

#### Plots.

२९	२४	
202	> नः <b>थ</b> ्राष्ट्रहेवा	

The khatians for the patni and darpatni have to be opened because a tenure has been created in order to show the rent and incidents of that tenure, but the omission of all details of sthit and plots in those khatians obviates the necessity of dividing areas or anything of the short. There will be no figures either in the sthit columns or on the back of any of these three khatians Nos. 2, 3 and 4, which have to be included or considered in area janch or sthit totalling.

(4) Column (2) of the raiyal's khatians by the old system would be as follows:—

٥ .	ર	ا ا	8
3	তালুক রামচরণ রায় হিঃ ।/৩।। == দঃ মধুরানাক রায়	1/6(1 ==	8
•	তালুক রামচরণ রায় হিঃ ৮০খা – দঃ মনিশ্র নাথ রায় গঃ	-√2≪I =	٧,
8	পত্তমি ভালুক বিপিনবিহারী বোধ দঃ খোদ	10	» (
8	দরপত্তনি ভালুক বদর্বদেন মোলা দঃ খোদ	ł o	9

মোট খাজান ১২.

(4) Column (2), etc., of the raigat's khatians in the new system will be—

3	ę	•	8	b
2	তালুক রামচরণ রায় ৮ঃ কেদারনাথ রায় গঃ	>	>8~	পপ্তনি বিপিন ঘোষ ৩ দরপ্তনি বদর্গদিন ৩ মধ্য হিস্যা ৪ ডোট হিস্যা ২

The details of the *sthit* will be included in the first *khatian*. As there is ony one 16 annas share, there is no division of area necessary.

Nijdakhali plots of the talukdars, metnidars or dar-patnidars will be entered on the back of the first khatian whether they are ejmati or belong to one of the sharers or to an under-tenure patni or assignee holder alone, but where any plot has not been included in the patni, a note to this effect will be made in the Remark column and the plot No. will not be included in the patni khatian. If the latter is the case the fact will be noted in the remark column 33 against the plot.

## APPENDIX VIII.

# Analysis of objections.

17   18   18   18   18   18   18   18	DISPUTES REGARDING MOKORARI DISPUTES REGARDING TREFINGHT.  RENT PREE RIGHT.  AND INCIDENTS.	Dispured E Dispured CORRECTIONS.	Onses withdrawn or structional procord upheld.  Record modified.  Total of a, b, c, a and c.  Undisputed corrections.  Chases withdrawn or structions.  Record modified.  Total of a, b, c, a and c.  Undisputed corrections.  Record modified.  Total of a, b, c, a and c.  Record upheld.  Record upheld.  Record upheld.		81 4 69 3 16 1 8 28 14 377 84 312 737	255 2.657 488 1.365 4.788 11 60 1.213 110 159 1.603 36 162 3.159 1.765 1.166 6.308	108 1,784 287 682 2,869 1 5 105 25 79 215 8 97 2,090 662 653 3,516	2 83 26 178 241 1 6 13 1 21 42 7 44 627 220 298 1,126	7 14 30 2 52 104		343 4.502 815 2.234 8.005 13 94 1.362 138 299 1.906 52 320 6.326 2.683 2.514 11.900	Total aumber of cases withdrawn etc: (sub-column 'b") 2,565	Total number of disputed corrections (Record upheid) (sub-column "c") 34,463	
### PEGARDING POSSESSION AND SHAMES.    Distriction   Corrections (Chees with deray)   1.301   15,618   3,038   5,187   25,573   50   10   10   10   10   10   10   10			Record modified.  Record modified.  Record reversed.  Total of a, b, c, d and c.	9	23 24 42	335 5,035 1,845 1,694 9,221	160 1,295 419 577 2,528	15 226 66 83 399	6 1 13	; ;	510 6.391 2,355 2,410 12,366	7	:	
4 4 4 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8 8	DISPUTES REGARDING POSSESSION AND SHARES.		Necord upheld.  Necord modified.  Record reversed.  Total of a, b, s, d and s.	90	155 2.731 596 703	4,941 853 1,677 8,203	1,414 255 570 2,388	6,237 1,372 2,603 10,069	116 45 183 387	179 17 59 265	15,615 3,038 5,187 25,573	Totals of undisputed corrections (totals of sub-column "a")	uted corrections (Record modified) (sub volumn **	

#### xxix

#### APPENDIX IX-A.

#### Statistical abstract of cases under section 105 of the Bengal Tenancy Act.

		NUM	BER OF T	ENASCE	ES.	N		F TENANCE PEUT OF V			N IN	RI	ENT-YRKI
Total number of tenancies at-	Total number of tenancies in respect of which applications for	gi	Ret	it-payin	g,	or dismissed		Ren	nt is altered		Oases are dismissed after	Land ad valid rent otherw Hable ren	l-free or ise not to
feated by cases under section 195.	settlement of fair reut have been disposed of.	Ront-free of all classes.	Rairats.	Under-raiyats.	Tenure-bolders.	Cases are withdrawn without tria).	Existing rest settled.	By compromise.	After misl.	$\it Ex$ parte.	trial without settlement of any fair rent.	Number.	Āres.
1	2	3	4	5	6	7	н	9	10	11	12	13	14
RAY AND													
91,663 Mathurapur 1,380	91,622 1,380	1,010 2	85,898 1,375	20	4,692 	24,516 6	4,054 1,042	26,888	10,802 170	23,121 	1,392 158		7.64
93,043	93,002	1,012	87,271	20)	4,692	24,531	5,096	26 888	10,972	23, 121	1,550	ā	7,64

68.					RAIY	ATB.					
}				25				Anal	ysis of variatio	n of rer	it as per
ettled.		Cases compron	nised.	GIA.	Osses ducreed			Amount of	increase due to		
Área.	Number of tenan-	Qid rept.	New rent.	Number of tenur-	O)d rent.	New rent.	Incresse in area, section 52(a).	Prevailing rate, section 30(a),	Rise in prices section 30(b).	Landlords' improvement section 30(c).	Fluvial action, section, section 30(3).
16	17	18	19	20	21	22	23	24	25	26	27
		Rs. A. P.	Ra. A. P.	सद्य	Rs. A. r.	Rs. A. P.	Bs. A. P.	Rs. A. P.	Rg. A. P.		A. P.
767 20	25,920	2,44,569 6 4	2,87,123 4 11	32,681	2,65,496 3 2	3,14,752 15 1	22,736 12 8	776 1 7	68,898 1 11		3 6
8.20				17.0	2,588 13 V	2,828 15 0	**.***		240 0 0		
175.70	25,920	2,44,569 0 0	2,87,123 0 0	32,861	2 68,085 0 0	3,17,581 0 0	22,736 0 0	776 0 0	69,138 0 0	•	•••
	ettled.	ottled.	ettled. Casos compron  1	ettled. Cases compromised.    detail	ettled. Ca-es compromised.    Ca-es compromised.	ottled. Ca-os compromised. Oases decreed    Ca-os compromised.   Ca-os decreed	ettled. Cases compromised. Osses decreed.    Cases compromised.   Cases decreed.   Cases decreed.     Cases compromised.   Cases decreed.     Cases compromised.   Cases decreed.     Cases compromised.   Cases decreed.     Cases decreed.   Cases decreed.   Cases decreed.     Cases decreed.   Cases decreed.   Cases decreed.     Cases decreed.	titled. Ca-os compromised. Osses decreed.    Ca-os compromised.   Ca-os decreed.   Ca-os de	Ca-os compromised   Ca-os decreed   Ca-os compromised   Ca-os decreed   Ca-o	Analysis of variation of the compromised.  Cases compromised.  Cases compromised.  Cases decreed.  Amount of increase due to the compromised.  Cases compromised.  Cases decreed.  Amount of increase due to the compromised.  Cases decreed.  Amount of increase due to the compromised.  Cases compromised.  Cases compromised.  Cases compromised.  Cases decreed.  Amount of increase due to the compromised.  Cases decreed.  Amount of increase due to the compromised.  Cases decreed.  Amount of increase due to the case of the compromised.  Cases decreed.  Cases decreed.  Amount of increase due to the case of t	Analysis of variation of resettled.  Cases compromised.  Oases due reed.  Amount of increase due to.  Analysis of variation of resettled.  Amount of increase due to.  Analysis of variation of resettled.  Amount of increase due to.  Analysis of variation of resettled.  A

RAIY	A78.	Undi	ER-RAIYAT	я.			r	PENURE-IIC	hdens.						
'elums 17, 18  Amount of	decrease	s in respect settled.				Ouses comprom	sod.	Сизон Амегоод.							
Decrease in area, section 52(5).	Permanent deteration of soli, section 38(1)(a).	Number of tenancies in respect of which the rent is settled.	Old rent.	New rent.	Number of tenan- cies.	Old rest.	New read.	Number of tenan-	Old rent.	Assets.	New rent.				
28	29	30	31	32	33	34	35	36	37	38	89				
Rs. A. P.		:	A. P.	A. P.		Rs. A. r.	Rs. A. P.		RH. A. P.	Rs. A. P.	Rs. A. P.				
327 9 2		1	1 12	2 2	967	16,252 2 7	19,916 1 11	1,242	25,307 7 3	64,539 15 10	33,457 14				
											******				
327 0 0		1	2 0	2 0	967	16,252 0 0	19,916 0 0	1,242	25,307 0 0	64,540 0 0	33,458 0				

APPENDIX IX-B.

#### Classification of cases under section 106 of the Bengal Tenancy Act.

 $\mathbf{x} \mathbf{x} \mathbf{x}$ 

uted.	disposed	Comrection	ORRECTION OF RENT. RENT PRES.					STATUS,					
Total number of cases instituted	Total number of cases dis	Lau llord plaintiff.	Terunt plaintiff.	Issue raised by landlord.	lene raised by tenant.	Tenure-holder cr raiyats.	Rairat or tenure-bolder.	Landlord plain.		Occupancy raiyat of non- eccupancy raiyat.			
1	3	3	4	Б	6	7	н	0	10	11			
5,980 4.9	5,860 3 t	1,501	178	133	42	247	253	580	115	68			
6,029	5,891	1,501	178	133	42	247	253	580	115	68			

1NOIDES	RCE OF TENL	RES.		Posses	MION OF LAND.		RESULT.			
ļ	Fixity of	rent.	ord.	ین	r <del>i</del>				دغ ش	
Permanency.	Landlord plain. ciff.	Tenant plain- tiff.	Landlord v. iandlord.	Landlord r. tenant.	Tenant v. landlord.	Tenant v. tenant.	Other classes.	Record wollified.	Record not modified	
12	13	14	16	16	17	18	19	20	21	
10	88	23	556	883	238	412	533	2,722	3,138	
10	88	23	556	883	238	416	533	2,749	3,142	

One hundred and thirty-two cases have been transferred to Oivil Court, six ous is have been transferred to the Subdivisional Officer of Nadia, Murshickbad.

#### APPENDIX X.

## List of proceedings for resumption of alluvial accretions—continued.

#### District Pabna.

River.	Thana.	Number of parent estate.	Diara proceed- ing No.	Area.	Assety.	<b>Роуе</b> цие.	Number of new estates in revenue roll.	REMARKS.
	2	3	1	6	6	7	н	0
<u> </u>					Rs. A,	Rs. A.		
langes	Pabna	104 (Pabua) 110 ( Do. ) 1255 ( Do. ) 3430 (Nadia) 104 (Pabua) 104 ( Do. )	23 24 25	16:55 41:21 10:18 164:12 3:17 122:24	   185 15		   2212	Abandoned. Do. Do. Do. Do. Do.
		LIO (D. Law)	29	357:47	185 15	130 0	2230	
lehhumati	Pabna	110 (Pabna)   104 ( Do. )	ا مما	15.21	56 0	39 0	2231	
			2	40:46	157 7	100 0	į	
		Total	. 8	397:93	343 6	230 0	j	

XXXi

District Pabna—concluded.

River.	Thana.	Number of parent estate.	Diara proceed- ing No.	Area.	Assets.	Revenue.	Number of new estates in revenue roll.	REMARKS.
1	3	3	4	5	u l	7	8	V
					Rs. A.	Rs. A.		
Janges	Safu	164 (Pabna) 404 (Rajshahi) 405 ( Do. ) 106 (Pabna) 10 ( Do. ) 3227 (Nadia)	1 2 3 4 5 6	165 05 158:41 334:09 115:97 134:52 31:40	404 10  1,028 2  91 8	286 0  847 0  64 0	2228  2211  2213	Abandoned, Abandoned, Do.
Do	<b>D</b> o	724 (Bogra) 317 (Nadia) 267 (Jessore) 178 ( Do. ) 488 (Nedia) 3 ( Do. ) 4 ( Do. ) 1580 ( Do. ) 8 ( Do. ) 6, 9 ( Do. ) 1580 ( Do. ) 1580 ( Do. ) 170 (Jessore) 3427 (Nadia) 3186 ( Do. )	7 8 9 10 11 12 13 14 15 16 17 18 19 20 26 31	198-83 120-45 46-90 3128 1983 34-69 41-81 31-98 16-19 70-16 15-56 19-65 37-54 28-06 411-90 853-78	761 2 354 14 135 8 75 1 68 8 79 15 84 4 71 2 22 3 94 1 22 5 35 13 66 2 34 10 423 1 1,185 1	532 0 249 0 95 0 53 0 44 0 56 0 59 0 65 0 16 0 25 0 46 0 24 0 775 0 830 0	2214 2215 2216 2217 2218 2219 2220 2221 2222 3223 2224 2224 2226 2227 2229 2232	
		Total	22	2,918.95	5,041 14	4,136 0		
			Dist	trict Nad	la.	· · · · · · · · · · · · · · · · · · ·	. <del></del>	
Clanges	Kumarkhali	178 (Jessore)	2	29.33		101-101-101-101-101-101-101-101-101-101		Abandoned,
, 1411 g 0 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1		3217 (Nadia)   175 (Jessore)   104 (Palma)	5 17	71 45 180 27 43 69	188 14 791 - 5 	146 0 554 0	3633 3634 	Abandoned.
		109 ( Do. ) 3430 (Nadia) 3430 ( Do. )	28	12 02 136:31 8:7:27				Do, Do, Released Board's I solution N
		Total	7	1,290:34	980 3	700 0	-	2249 S. & dated 29 March 1921.
Kaliganga Jorai	Kumarkhali Do	3030 (Nadia) 3270 3266	3	21:30 56:96 1:51	72 12 207 10 8 10	$ \begin{array}{ccc} 51 & 0 \\ 124 & 0 \\ 6 & 0 \end{array} $	3655 3632 3449	
		Total	2	58.47	216 4	130 0	-	
				107.01	0.00 10	10)	9294	Abandoned.
Tanges	Mirpur	179 (Jessore) 178 ( Do. ) 405 (Rajshahi) 3226 (Nadia) 3227 ( Do. )	20 21 30	127 34 34·77 50·47 59·70 37·29	303 13  29 4 	182 0  20 0 	3631  3636 	Abandoned. Do.
		Total	5	309:57	833 1	202 0	_	
Do	Kustia	176 (Jessore)   3469 (Nadia)   178 (Jessore)	8	286·18 518·77 139·28	1,755 6	1,229 0	3635	Abandoned.  Abandoned.
		3471 (Nadia)   3429 ( Do. )   3430 ( Do. )   2166 (Pabna)	9 10 22 23	126·29 8·05 10·21 70·55	405 14  188 12	284 0  132 0	3638  3639	Abandoned, Do
		104 ( Do. ) 3186 (Nadia)	1 44	77-94 24:69	41 7	29 0	3650	Abandoned.
		Total	9	1261.96	2,391 7	1,674 0		

XXXII District Nadia—concluded.

River.	Thana	Number of parent estate.	Diara proceed- ing No.	Arcs.	Assots.	fleye nue	٥.	Number of new estates in revenue roll.	REMARKS,
1	2	3	4	5	6	7		8	9
					Rs. A.	Rs.	Λ.		
Gauges	Karimpur	523 (Mursidabad) 523 ( Do. ) 523 ( Do. ) 523 ( Do. )	24 37 38 42	173:90 585:54 1,185:70 1,185:70	552 14 2,767 0  4,687 3	332 1,937  3,281	$\begin{bmatrix} 0 \\ 0 \\ 0 \end{bmatrix}$	3637 3651  3652	Amalgama t e with ease No
		Total	4	3,130:84	8,007 1	5,550	0		42.
Po	Danlatpur	1, 2, 1580 (Raj- shahi).	$\frac{-69}{25}$	55.80	•••			<b></b>	Abando <b>ne</b> d.
			14	4448:60	10,398 0	7,224	ð		
Jalangi	Karimpur	523 (Murshidabad) 142 (Nadia) 2649 (4)0.)	11 12 27	232°21 36°63 1454	646 7 116 12 61 8	452 82 43	0 0	3646 3647 3648	
		Total	3	285:38	824 11	577	0		
Matha- bhanga.	Do	104 (Nadın)	13	35:55					Released by Board's Resolu- tion No. 2795 S. & S., dated 2nd April
		203 ( Do. ) 238 ( Do. ) 523 (Murshidabad)	14 15 18	77:41 8:05 2 164:24	<b>)</b> ::	***			1921. Ditto. Ditto. Case restarted vide case
		62 (Nadia)	19	33:88	·			•••	Nos. 39 and 40. Released by Beard's Resolu- tion No. 6086 dated 19th
ı		523 (Murshidabad) 523 ( Do. )	39 40	333.77 62:39	1,209 9 244 13	847 171	0 0	3653 3654	May 1921.
			7	2,715.29	1,454 6	1,018	0	(	
Do,	Daulatpur	26 (Nadia)	31	58:17		•••		***	Released by Board's Resolu- tion No. 2795
		833 ( Do. )	32	46:98		•••			S. & S., dated 2nd April 1921. Abondoned.
			2	105:15	•••	***			
		Total	12	3105 82	2,279 1	1,595	0		

#### District Murshidabad.

Ganges	Lalgola	,	432 (Murshidabad) 268, 405, 269, 270, 271 (Murshid- abad), 1580 (Raj- shahi)	6 7	554:88 1038:00	 	 Abandoned, Released by Board's Resolu- tion 2024 S. & S., dated 24th March
			Total	2	1592.88	 •••	1921.

XXXIII

District Murshidabad—concluded.

Hivet.	Thana.	Number of parent est ite.	Diara proceed- ing No.	Arca.	Assets.	Revenue.	Number of new estates in Revenue rott.	HEMARES.
1	3	3	4	6	હ	7	8	y
					Rs. A.	Rs. A.		
Gauges	Bhagaban	523 (Murs tidabad)	35	780-14	1,147 0	80: 0	3045	
	gola. Suti	1152 (Birbhum) 692 (Malda)	32 33	65:00 90:97	1 0	<sub>1 0</sub>	3048	Abandoned.
			2	155.97	1 0	1 0		
Do	Shamsher ganj,	839 (Murs iidabad) 2726 ( Do. ) 173, 174, 175, 176, 594, 925 (Mur- shidabad).	21 22 23	77:58 8:07 43:28	191 11	134 0	3042	Abandoned, Do.
		2721 (Mursaidabad 564 (Do.) 595 (Do.) 178 (Do.) 2726 (1 o.)	24 25 26 27 28 29	188-03 29-93 152-07 22-95 29-64	81 3  75 6	57 0   53 0	3401  3044	Do. Abandoned. Do.
		35 ( 1%, ) 173, 174, 175, 176, 925, 594, 596 (Murshidebad).	34	44:21 48:00	188 10	132 0	3045	Abandened,
			10	643.76	536 14	376 0		
Đo	Domkat	523 (Murshidabad) 52 i ( 100. ) 268, 269, 270, 271, 405 (Murshid-	3 5 8	936:23 206:74 445:96	3,0 <b>23</b> 1 1,190 5	1,814 0  833 0	3026  302 <b>7</b>	Abandoned.
		abad). 523 (Murshida)ad) 512 ( Do. ) 523 ( Do. ) 523 ( Do. )	19 30 31 36	95:81 90:17 82:01 90:81	413 2 205 5 271 13	291 0 144 0 190 0	3032 3033 3034	Abandoned.
			7	1947.73	5,103 10	3,272 0		
Po Jalangi	Raninagar Domkal	560 (Murs ddabad) 523 ( Do. ) 523 ( Do. ) 523 ( Do. )	4 1 2 9	927-66 106:46 28:81 17:15	375 4 61 3 41 13	309 0 37 0 25 0	3030 3031 3029	Abandoned.
			3	152.42	478 4	371 0		
			11	3027.81	5,581 14	3,643 0		
Bhagiratio	Suti	692 (Malda) 1152 (Birt hum) 93 (Mursh dabad) 873 ( Do. ) 1212, 1289 (Mur-	10 11 12 13 14	66:92 240:67 5:65 65:41 8:12	1 0  19 6 161 1 28 1	$\begin{array}{ccc} 1 & 0 \\ \\ 14 & 0 \\ 113 & 0 \\ 20 & 0 \end{array}$	3046  3035 3036 3037	$oldsymbol{\Lambda}$ bandoned.
		shidabad) 597 (Malda) 563 (Murs aidabad)	15 18	17 13 15:13	58 12 	<b>41</b> 0	3038	Abandoned,
		Total	7	419.09	268 4	189 0		
Do	Raghunath- ganj.	446 (Murshidabad)   85 ( Do. )	16 17	9 90 31:67	25 1 16 0	18 0 10 0	3039 3040	
			2	41 57	41 1	28 0		
		Total	9	460:66	309 5	217 0	444	

xxxiv District Rajshahi.

River.		Thana.	No. of parent estate.	Diara proceett- ing No.	Aren.	Assots.	Revenue.	Number of new estates in revenue roll,	REMARKS.
1		3	3	4	6	6	7	8	9
						Rs. A.	Rs. A.		
Ganges		Lalpur	404 (Rajshahi) 28 (B) ( Do. ) 14 (B) ( Do. ) 3 (Rajshahi) 405 ( Do. )	1 2 3 5 6	238·34 4·47 35·66 22·14 73·02				Abandoned, Do, Do, Do, Do, Do,
			1 ( Do. ) 1580 ( Do. ) 11580 ( Do. ) 8, 9 ( Do. ) 535 ( Do. )	7 8 9 10 11	9·01 14·27 15·89 19·22 4·03		•••		Do, Do, Do, Do,
			1913 ( Do. ) 1914 ( Do. ) 404 ( Do. ) 3427 (Nadia) 3185 (Do.) 28 (B) (Rajsbahi) 31 (B) ( Do. )	12 13 16 44 102 107 108	22 22 357:38 242:75 24:55 20:87 55:56	933 5 108 7 4 0 157 7	395 0 82 10 3 0 40 0	2476 2527 2477 2477 2528	Do. Do. Do. Do. Do. Do.
	ļ		Total	17	1157:60	1203 3	520 10		
Do,		Charghat	523 (Murshidabad)	17	1,103.22	2,867 5	2,017 0	2,541	
Do.		Boalia	1903 (Rajshahi) 197 ( Do. )	18 19	129·90 14·83	189 ()			Abandoned, Do.
	. !		560 (Murshidabad)   523 ( Do. )   1 (Rajshahi)   1763 (Rajshahi)   1, 2, 3, 4, 6, 7, 8,   9 (Rajshahi).	58 103 104 105 106	353:12 146:36 37:10 149:85 96:20	178 0  1 0 1 0 1 0	$\begin{array}{ccc} 125 & 0 \\ \cdots & & \\ 1 & 0 \\ 1 & 0 \\ 1 & 0 \end{array}$	2504  2543 2542 2544	Do.
			Total	7	927:36	181 0	128 0		
Do	***	Godagari		4	141.34	3,048 5	9.145 0	•••	Abandoned.
			Total	9	2,171.92		2,145 0		
Boral	•••	Lalpur	4 (Rajshahi) 1890 (Rajshahi) 431, 2384 (Rajshahi) 1573 (Rajshahi)	86 87 88 89	49.37 12.52 20.49 20.89	208 9 50 12 99 3 102 0	177 4 43 2 84 5 71 0	2496 2497 2498 2499	
			Total	4	103.27	460 8	375 11		
Do.	•••	Natore	1 (Rajshahi)   2 ( Do. )   1580 (Rajshahi)   6, 9 ( Do. )   1, 1580 (Rajshahi)	45 46 47 48 49	39·13 92·62 1·39 5·39 5·33	115 5 256 14 	81 0 180 0 	2519 2520 	Abandoned. Do. Do.
			605 (Rajshahi) 6 (Rajshahi) 9 ( Do, ) 23 (Rajshahi) 403 ( Do. )	50 51 52 53 54	93·01 9·17 23·77 20·04 19·28	215 8 19 6 13 8 95 5 44 3	151 0 14 0 9 0 67 0 27 0	2521 2545 2522 2515 2523	
			402 ( Do. ) 1379, 1384 1385 (Rajshahi).	55 56	9·04 14·44	44 14	 32 0	2524	Abandoned.
			6, 7, 8, 9 (Rajshahi)   1381 (Rajshahi)   1381 ( Do. )   1381 ( Do. )	57 59 60 61	82:07 3:01 5:56 1:68	192 7  	135 0 	2525 	Abandoned. Do.
			3 (Rajshahi) 1387 (Rajshahi) 2, 6, 7, 8, 9 (Rajshahi).	62 63 64	1.35 2.23	 	***	•••	Do. Do. Do.
			Total	19	429.16	997 6	696 0	•••	

XXXV

District Rajshahl—concluded.

'Biver.	Thuna.	Number of parent estate,	Diara processi- ing No.	Area.	Assets.	Revenue.	Number of new estates in Revenue roll.	REMARKS
of one constitution and	3	3	4	5	6	7	8	y
					Rs. A.	Rs. A		
Sural	Charghat	7 (Rajshahi) 8 ( Dc. ) 9 ( Do. ) 566 ( Do ) 605 ( Do ) 1703 ( Do ) 23 ( Do. ) 558 ( Do. ) 2, 3, 5 ( Do. ) 2, 3, 5 ( Do. ) 8,558	20 21 22 23 24 25 26 27 28 29	9:65 20:67 37:66 -92 5:89 21:58 53:26 54:67 19:55 23:98	54 7 84 12  76 11 218 15 122 4 34 1 1 0	38 0 59 0  54 0 153 0 86 0 24 0 1 0	2478 2479  2483 2486 2485 2487 2489	Abandoned. Abandoned. Do.
		1 ( Do. ) 2 ( Do. ) 1580 ( Do. ) 3 ( Do ) 3 ( Do ) 5 ( Do. ) 5 ( Do. ) 1, 1580 ( Do. ) 1, 2, 7 ( Do. ) 1809 ( Do. ) 8, 9 ( Do. ) 1808 ( Do. ) 498 ( Do. ) 498 ( Do. ) 1, 3 8, 9 ( Do. ) 1, 3 8, 9 ( Do. ) 1590.	30 31 32 33 34 35 36 37 38 39 40 41 42 43	127.85 102.43 139.15 14.55 54.41 9.98 6.16 1.54 13.00 2.04 7.32 27.76 19.70 44.48	413 15 323 6 530 2 36 3 165 10 12 14  69 9  52 14 103 2 91 3 214 13	290 0 226 0 377 0 25 0 172 0 9 0  49 0  37 0 72 0 24 0 150 0	2490 2491 2481 2482 2488 2492  2480  2529 2493 2494 2495	Abandoned Do. Abandoned.
		Tetal	24	818:20	2,614 13	1,886 0		
Do	Baraigam	304 (Rajshabi) 287 ( Do. ) 306 ( Do. ) 1855 ( Do. ) 425 ( Do. ) 426 ( Do. ) 426 ( Do. ) 436 ( Do. ) 4560 ( Do. ) 1579 ( Do. ) 1717 ( Do. ) 2401 ( Do. ) 2442 ( Do. ) 437 ( Do. ) 441 ( Do. ) 423 ( Do. ) 2390 ( Do. )	65 66 67 68 69 71 72 73 74 75 76 77 78 80 81 84 96 97	17*97 6·75 31·34 4·39 18 98 13·53 12·36 12·56 20·95 17·54 18 21 7·52 2·60 34·78 17·36 9·03 3·90 9·26	35 12 82 12 45 6 24 1 21 9 26 6 61 5 49 11 41 6 31 1 13 12 4 9 131 14 47 14	27 0 58 0 32 0 17 0 15 0 18 0 43 0 35 0 29 0 22 0 10 0 3 0 92 0 29 0	2500  2502 2505 2505 2506 2506 2507 2508 2535 2535 2531 2509 2484 	Abandoned.  Abandoned.  Abandoned.  Do.  Do.
		Total	19	267.15	620 6	430 0	0.50-	
		773 (Rajshahi) 773 ( Do. ) 423 ( Do. ) 423 ( Do. ) 430 ( Do. ) 423 ( Do. ) 423 ( Do. ) 423 ( Do. ) 423 ( Do. ) 423 ( Do. ) 858 ( Do. ) 438 ( Do. ) 861 ( Do. ) 861 ( Do. ) 861 ( Rajshahi) 56 (B)	82 85 90 91 92 93 94 95 97 98 99 100 101 70	7:50 13:24 17:76 4:58 71:70 5:89 6:02 6:83 12:91 133:24 7:77 17:33 13:57 43:49	12 10 26 10 35 15 7 3 173 10 11 5 10 5 15 2 39 6 546 4 27 0 38 3 46 11 156 3	9 0 19 0 25 0 5 0 122 0 8 0 7 0 11 0 28 0 382 0 19 0 28 0 33 0 136 0	2587 2503 2511 2539 2514 2540 2532 2534 2513 2516 2526 2517 2518 2518	
		Total Brought forward	14 19	361·83 267·15	1,146 7 620 6	832 0 430 0		
		Total	33	628 98	1,766 13	1,262 0		

xxxvi

#### District Malda.

River.	Thana.	Number of parent estate,	Diara proceed- ing No.		Assets.	Revenue.	Number of new estates in revenue roll,	REMARKS.
1	2	3	4	Б	6	7	8	u u
					Rs. A.	Rв. A.		
Ganges	Nawabganj	187 (Murshidabad) 432 ( Do. ) 423 ( Do. ) 187 ( Do. )	22 32 33 92	718:96 67:09 20:01 207:71	2,082 11 149 5 46 7 613 13	$\begin{array}{ccc} 1,458 & 0 \\ 105 & 0 \\ 32 & 0 \\ 430 & 0 \end{array}$	735 734 725 740	
	   	Total	4	1,014.77	2,892 4	2,025 0		! !
M aburanda	Nawahganj	219 (Malda) 271 (Murshidabad) 268, 269, 271 (Mur-	23 24 25	447 02 29:61 19:74	670 8 61 11 29 10	$\begin{array}{cccc} 469 & 0 \\ 43 & 0 \\ 21 & 0 \end{array}$	752 732 733	i i
		shidabad.)   268, 270, 405 (Murs   shidabad.)	26	10.50	15 O	11 0	731	, , ,
		405, 268, 269, 270. 271, 405 (Mur-	27	59183	151 4	106 0	730 	· · · · · · · · · · · · · · · · · · ·
		shidabad.)   270, 405 (Marshida-   bad)	28	13:78	21 14	15 0	729	1 1
		270, 405 (Murshida- bad.)	29	301:43	511 9	358 0	726	, { 
		405 (Murshidabad) 270 ( Do. ) 268, 271 (Murshida- bad.)	30 31 93	38·12 96·63 50·16	26 12 169 11 75 4	19 0 119 0 53 0	728 727 737	
		32 (Murshidabad)	118	279.54				Abandoned.
		Total	11	1,346:06	1,783 8	1.214 0		
Ganges	Ratua	174, 180 (Malda) 518 (Malda) 1 ( Do. )	81 82 83	410°21 64°87 61°78	1,222 13 181 1 	1,027 2 127 0 	758 757 756	Released by the Board of Revenue by their Resolu- tion No
		128 (Dumka)	81	23-29	65-14	46 0	749	dated 9th September 1921.
		61 (Malda) 1221 (Purnia)	85 86	190°56 1,036°66	361 14	253 0	739	Abandoned.
		42 ( Do. ) 143, 174 (Malda)	87 88	99:37 78:84	330 13	232 0	759 751	Released by the Board of Re- venue by their Rosolution No. dated 9th September
		42 (Purnia) 429 (Dumka) 174 (Malda)	89 91 94	70:86 791:31 349:22	673 8 3,541 8 1,360 15	471 0 2,479 0 1,162 0	760 738 761	1921.
		Total	11	3,176:97	7,738 6	5,797 2		
<b>D</b> o	Shibganj	219 (Malda)	34	189:37	•••	•••		Holeased by Board's Re-
		248, 251 (Malda)	39	232·86			•••	8646 S. & S.   dated 26th June 1921.   Released by Board's Resolution No. 8642 S. & S.   dated 22nd June 1921.
		Carried over		***	···	•••		

XXXVII

District Maida—continued.

River.	Thana.	Number of parent estate,	Diara proceed- ing No-	Arca.	Anset	sie	Rovenne	) <b>.</b>	Number of new estates in revenue roll.	<b>К</b> ұманкы.
1	2	3	4	6	6		7		я	9
		Brought forward		***	Rя. 	Λ.	Rs.	Α.		
langes	  Shibganj	209 (Malda)	40	18:92	63		44	0		
		390 (Murshidahad) 597 (Malda)	41	22·12 48·35	64	5	45	0		Abandoned.
		1152 (Birbhum)	43	95:63	•••					Released b Board's Re solution No 8650 S. & S dated nil.
		219 (Malda)	44	3,272:23	•••		<b>.</b>		·. <b>.</b>	Released b Board's Re solution No 8648 S. & S dated 1s
		692 ( Do. )	45	8,122:39			···		• • • •	June 1921. Released by Board's Re solution No 8644 S. & S dated 22nc June 1921.
		Total	8	12,001-87	127	13	89	0		
Do*	Kaliachak	204 (Malda)   1152 (Birbhum)	46 47	17.54 361:67	10	10	8	0	746 	Abandoned.
		98 (Malda) 112 ( Do. )	48 57	9:18 34:58	189	1	132	0	 753	Do.
		100, 102 (Malla) 103 (Malda)	58 59	40 45 2-18					•••	Abandoned. Do.
		100 ( Δο. )	60	11:51	P				•••	Do.
		104 ( Do. ) 99 ( De. )	$\begin{array}{c} 61 \\ 62 \end{array}$	2.60 10.36	<b>(E)</b>		•••		•••	Do. Do.
		102 ( Do. )	63 64	5·55 11·31		15	•••	0	•••	Do,
		50 ( Do, )   101 ( Do, )	65	8-50	ति	1 5)	14	0	766	Abandoned,
		154 ( Do. )   597 ( Do. )	66	148:87 1,140:88			•••			Do. Released b the Board Resolutio No. 2925 S. d S., dated 6t May 1921.
		84 ( Do. ) 1973 (Parnis)	68 69	76:74 187:84	189 429			0	771 747	-
		1937 ( Do. )	70	329.21	•••		***			Abandoned.
		525, 526 (Malda)	71 72	2·58 1,446·39			•••		•••	Do. Do.
		546 (Molda) 689 ( Do. )	73 74	96:90 154:99			***			Do. Released b the Board Resolutio No. 2277 S. a S., dated 28t
		2721 (Murshidal-ad)	75	205:95					•••	March 1921. Abandoned.
		15 (Malda)	76	31.89				1	•••	Do.
		543 ( Do. ) 542 ( Do )	77 78	48·79 178·84	•••		•••		•••	Do Da.
		595 (Mursh dabad) 232 (Malda)	79 80	192·37 373·31	773	$egin{pmatrix} 0 \ 2 \end{bmatrix}$	541	0	772 770	
		Total	27	5,100-18	1,613	5	1,111	0		
harmadoula	Ratua	210 (Malda) 24, 58, 67, 82 (Malda).	13 14	43·90 55·81	 210	4	147	0	<b>72</b> 0	Abandoned,
		143, 174 (Malda) 174, 180 ( Do. )	16 17	63·27 45·47	259 198	7	182 139	0	718 717	
			4	208.45	667	15	468	0		

XXXVIII

District Maida—concluded.

Miver.	Thana.	Number of parent estate.	Diara proceed- ing No.	Area.	А ячеты.	Revenue.	Number of new estates in rovenuo roll.	HEMARKS.
1	2	3	4	5	6	·7	8	0
					Rs A.	Rs. A.	1	
ζalindri	Ratua	174, 180 (Malda)	1	81.18	99 5	69 0	712	Abandoned.
	1	40 ( Do, ) 38 (Purnia)	$\begin{vmatrix} 2\\3 \end{vmatrix}$	·78   245·23	734 8	514 0	710	i amandonea.
	1	202 (Malda)	4	96.43	247 3	173 U	721	1
		223 ( Do. )	5	11828	278 9	195 0	722	}
		1 ( Do. )	6	99.61	286 10	201 0	724	1
		80 ( Do. )	7	62.71	200 - 2	140 0	713	i
	· ·	510 ( Do. )	8	2.68	4 1	2 0	709	1
		199 ( Do. )	9 1	2.22	3 1	2 0	736	
	Į.	210 ( Do. )	10	121.19	***	•••	•••	Abandoned
		18 ( Do. )	11	150 42	408 12	286 U	714	
	ļ	47 (B) ( Do. )	108	1.16	•••			Abandoned
		175 ( Do. )	15	26 57	73 12	$\frac{52}{2}$	715	1
		174 ( Do. )	18	49.49	110 8	77 0	719	1
		58 ( Do )	19	176.65	536 9	376 0	711	ì
		24, 58, 67, 82 (Malda).	20	229.58	677 11	474 0		
	l	19 (Malda)	21	14.60	66 5	46 0	716	_
		Total	17	1,478.78	3,726 11	2,607		
	ļ	GRAND TOTAL	21	1,687:23	4,394 10	3,075 0		_
Pagla .	Kaliachak		49	87.24	127 12	89 0		_
		49 ( Do. )	50	9.36	20 3	14 0		1
		204 ( Do. )	52	36 81	57 4	40 0		
	1	114, 115 ( Do. )	53	11.63	24 15	17 0	, , ,	
	1	2721 (Murshidabad		98:39	141 14	99 (		
	}	50 (Malda)	F (2)	26.93	55 13	39 (		
		49 ( Do. )	56	31.28	58 3	41 (	742	
		Total	. 7	301:64	486 0	339 (	)	

#### APPENDIX XI.

## Statistics of re-settlement of land revenue in Government and temporarily-settled estates—continued.

## PERMANENT AND TEMPORARILY-SETTLED ESTATES. Government Estates in which Land Revenue was settled—Rajshahl Revenue Roll.

Serial No.	Tauzi No.	Thana.		Area in acres.	Forn reven			Preseul rovenne		Period of settlement.		Remarks.
1	2	3	,	4	5			6		7		8
					Rs	. Λ.	p.	Rs	Α.			
ı	2156	Boalia	;	491:03	586	8	0	714	9	15 years from April 1921,	1 st }	
2	1835	Do.		3,737-23	2,371	11	0	3,380	5	( Do.	,	
3	1837	Do.	•••	903:94	928	6	3	1,978	2	Do.	1	
4	1953	Do.		548 09	888	0	3	907	5	5 years from : April 1921.	1st	
5	1971	Do.		435.48	689	12	0	1,174	2	Do.	i	
6	1722	Do.		729.93	747	10	6	1,407	3	Do.	ļ	
7	1881	Do.	•••	62:08	49	13	3	52	8	15 years from April 1921.	lst	
8	1004	Do.	•••	14.85	40	5	6	50		15 years from April 1919.	lst	
9	2049	Godagari	***	224-21	548	5	O	606		15 years from April 1918,	1st	
10	1433	Baraigram	•••	6.26	16	6	()	<u>  </u>	9	15 years from April 1922.	1st	
		Total		7,153:40	6,866	13	9	10,257	- 6		- 1	

XXXIIA

Government estates in which Revenue was not setties.

Beriál <b>N</b> o.	Tanzi No.	Than	18.	Area in acres.	Pres Reve			Period of settlement		Reasons for not resettling land revenue.	REMARKS
1	2	3		4	5			6		7	8
					Rs.	۸.	Р.		1		
1	1589	Boalia	•••	183.55	326	11	9	1 year from April 1920.	<b>1</b> st	Unfit for resettle- ment.	
2	1906	Do.		37.17	9	8	6	Do.		Ditto.	
3	1956	Godagari		1,045.55	244	- 8	3	Do.	•••	Ditto	
4	1279	Do.	•••	214.87	455	5	2	From 1908 1923.	to	Term of settlement not yet expired.	
5	2410	Lalpur	•••	72.18	497	2	0	From 1912 1927.	<b>t</b> o	Ditto.	
6	1593	Baraigran	ı	1.14	3		0	From 1915 1935.	to	Ditto.	
7	2463	Charghat		32:17	61	0	0	From 1915 1930.	to	Ditto.	
8	2469	Do.	•••	31.10	Without mand.		de-	1 year from April 1920.	lst	ment.	
9	1599	Lalgola, Murshid	district	1,178:30	1,263	0	0	From 1916 1931.	to	Term of settlement not expired.	
10	2462	Do.	<b></b> )	44.37	111	13	0	1 year from April 1920.		ment.	
11	2461	Do.	•••	44 37	12		0	Do.		Ditto.	
12	1977	Bhagabar (Murshi		134.81	1,630	4	6	Do.		Ditto.	
13	2475	Naogaon	•••			500	W.S.	•44		Ditto.	
14	1969	Godagari		***	0	:00	LE:	2		1)	
15	2462	Do.		***	62.66	255	6 J	1393 ···		Without demand.	
16	2461	Do.	•••	•••	- CAS	2.5		223		1)	

Temporarily-settled private estates of Rajshahl in which Land Revenue was settled.

Serial No.	Tanzi No.	Thana.		Area in cres.		Fort Reve			• Present Revenue		Period of settle- ment.	REMARKS.
1	2	3		4		5	-		6		7	8
						Rs.	A.	P.	Rs.	Λ.		
,	1568	Lalpur	•••	8 72		15	0	е	27	0	Fifteen years from 1st April 1921.	
2	1711	Manda		110:00	Ì	129	15	9	159	0	From 1917 to 1932.	
3	1723	Lalpur		20.80		101	8	G	57	0	Fifteen years from   1st April 1921.	
4	1908	Boalia	•••	263.01	]	149	4	9	492	0	Ditto.	1
5	245 <b>7</b>	Charghat Donikal		16·46 19·42	}	35	15	6	116	0	Five years from 1st April 1921.	Situated partly i Rajshahi distric
6	2458	Charghat Domkal		22·95 10· <b>7</b> 0	}	50	8	6	110	0	Ditto	17 1 1 1 1
7	2456	Domkal		42.49		40	1	3	130	0	Ditto	
8	1988	Do.	· · · · ·	257.26	[	184	8	9	366	0	Ditto	11
9	1821	Do.		20.69		25		ō	70	ō	Ditto	Situated in Murshi
10	2452	Do.		12.11		15	1	Ğ	37	0	Ditto	dabad district.
11	2454	Do.		22.00	1		11	3	75	0	Ditto	<u> </u>
12	2455	Do.	• • •	74.64		55	11	1	226	0	Ditto	<b>j</b>
		Total		901:25		832	6	8	1,865	0		
13	1712	Singra				•••	•				*****	\ Settlement going or
14	1718	Baraigrain	[	•••				i	***		*****	The estates were
15	1776	Singra	•••	•••		••	•	}			•••••	not in the programme.

#### Tempôrarily settled private estates of Rajshahi in which revenue was not settled.

Serial No.	Tauzi No.	Thana.		Area in acres.	Rever	ще, —-		Period of settle- ment.	Reasons for not resettling land revenue.	LUMARKS
					Rs.	Α.	P.			
1	1987	Boalia		103:31	10	0	0	Extended by sot- tlement up to 31st March 1921.	Unfit for settlement.	
2	1897	Do.	•••	70:50	323	0	0	From 1916 to	Term of settlement not expired.	
3	1724	Lalpur		61.90	81	0	0	From 1909 to	Ditto	
4	1658	Do.		83-20	46	0	0	From 1912 to 1927.	Ditto.	
ħ	1656	Do.	•••	82·14	99	0	0	Extended by set- tlement up to 31st March 1921.	Ditto.	
6	2412	Do		53.73	171	0	0	From 1912 to 1927.	Ditto.	
7	2411	Do	\	31:51	162	9	0	Ditto	Ditto.	
8	1912	Charghat		30.72	22	8	0	From 1st April 1920 to 31st March 1921.	Unfit for settlement.	
9	1992	Do.		39.60		10		Ditto	Ditto.	
10	1915	Do.		***	Without mand.	(	le-		Entirely diluviated.	
11	1918	Singra		35.25		0		1917-1921		
12	1744	Godagari	-••	380:00	301		0	From 1907 to 1922.	Torm of settlement not expired.	
13	1916	Charghat		15:86	Without mand.	***	le-	Nil	Untit for settlement.	
14	1986	Ranjongar (Murshida)	ad).	945:16	400	Ħ	19	From 1st April 1920 to 31st March 1921,	Ditto.	
15	1989	Lalgola (Mi dabad).	ırshi-	1328:69	120	10	0	Ditto	Ditto.	

## Government estates or Patna under resettlement of land revenue by the Rajshahi party.

Serial No	Tanzi No.	Thana.	Area in acres.	Form reven			Present rev	enue.	Nature of settle- ment.	REMARKS.
1 2	1838 2152	Sara Do.	 523:38 5217:55		5	r. 0	Rs. 662 4,784	14	Under direct management. Ditto.	
		Total	 5740:93	1,905	10	9	5,446 15	0		

#### Temporarily-settled private estates of Pabna under resettlement of land revenue.

					Rs.	Α.	Р.	Rs.	A.		
1	1725	Pabna.	district district	409 <sup>.94</sup> 3,403 <sup>.</sup> 41	3,987	2	5	6,730	0	Under direct management.	

## Assemble to the second of Nedle under recettlement of land revenue by the Dulebahi

Gov	ernmer	t estates	of	Nadia u	ider re		ttle irty		of 1	land revenue by	the Rajshahi
Serial No.	Tauzi No.	Thana.		Area in acres.	Fori reve			Presen revenue		Nature of settle- ment.	Remarks.
					Rs.	۸.	Р.	Rs.	<b>A</b> .		
1	3465	Kustia	•••	213.50	902	6	6	512	7	Under direct management.	
2	2575	Danlatpur	•••	1,994.02	} 1,939	4	ij	2,741	0	Ditto.	
3	3446	Mirpur Kumarkhali	•••	14·22 2,455·82	3,484		3	4,067		Ditto.	
}		Total	•••	2,2::1:74	2,861	11	0	3,253	7		
Ten	(porari	ly-settled	priv	ate est <b>a</b>	tes of	'N	adi	a unde	r ı	resettlement of	land revenue
1	814 {	Danlatpur Karimpur		3,035 33 1,396 98	3,189	Û	0	5,434	0	Proprietary.	
2	815	Daulatpur		855.94	992	0	0	1,403	0	Do.	
3	816	Do,		442.79	562			730		Do.	
4	840	Do.	•••	1,046:10	1,390		0	1,737		Do.	
5	3640	Do.	••	473.60	269		0	574		Do.	
6 7	$\begin{array}{c} 3514 \\ 849 \end{array}$	- Dσ - Dσ.	•••	583·99 337·50	107 411	0	0	$1{,}124$ $501$		Do. Do.	
8	3586	D <sub>0</sub> .	•••	441 70	667	1	0	890		Do.	
× 1	9500	1		3 1 07 10			.,	0.00			

#### Government estates of Murshidabad under resettlement of land revenue by the Rajshahl party.

3,864 0 0

269 0 0

13,992 0 0

Do.

Do.

Proprietary.

management.

Under

direct

3,254 - 0

328 - 0

9,844 0

26,641 2

822 0

3587

879

893

3539

9

10

11

12

 $\mathbf{D}_{0}$ .

Do.

Karimpur

...

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2.197.48

186.92

318:37

17,756:55

6,415.85

1	1452	Suti		84:85	74	0	0	यते	91	0	<b>rj</b> ara.		
	·	1	- !				(			!		 ļ	 

#### Temporarily-settled private estates of Munchidabad under resettlement of land revenue,

1 56 2 146 3 145 4 149	Boalia, district   Rajshahi.   Raghunathganj	395.09 896.75 1,112.55 71.92 201.72 2,678.03	1,177 0 0 1,023 0 0 197 0 0 182 14 0 2,579 14 6	281 0 1,549 0 169 0 269 0 2,268 0	Proprietary.  Do  Do. Do.	This estate ought to be transferred to Rujshahi.
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### Government estate of Malda under resettlement of land revenue by the Rajshahi party.

1	496	Kaliachak	 482.25	573	8	3	800	3	Under direct
				- •	_	*-	500	•,	
			)						management.
			 <u> </u>						

#### Temporarily-settled Private estate of Maida under resettlement of land revenue.

1	708	Sibganj	5,297-26	3,281	0	0	6,214	0	15 years from 1st April 1911.	Transferred Murshidabad	from
									100 April 1011.	No. 2722.	tauzi

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#### APPENDIX XII.

#### List of Officers.

Serial			PERIOD OF	D			
No.	Name of officer.	Nature of dutie⊭.	From	То	REMARKS.		
1	W. H. Nelson, Esq., i.e.s	Settlement Officer	6th Sept. 1912 22nd Oct. 1913 14th Aug. 1915 3rd July 1918 11th Nov. "	15th April 1913 1st Aug. 1915 2nd May 1918 2nd Aug. ,, 24th Nov. 1919			
2	W. H. Thomson, Esq., i.e.s	Assistant Settlement Officer in charge. Offg. Settlement Officer Assistant Settlement Officer in charge.	18(h Nov. 1912 15th April 1913 22nd Oct. ,,	14th April 1913 21st Oct. , 17th March 1914			
3	S. Klingerstein, Esq., 1.c.s	Assistant Settlement Officer in charge.	1st Nov. "	2nd Aug. 1915			
4	J. T. Donovan, Esq., 1.c.s	Assistant Settlement Officer in charge. Offig. Settlement Officer Assistant Settlement Officer in charge.	16th Sept. 1914  1st Aug. 1915 14th ,, ,,	31st July ,, 13th Aug. ,, 1st ,, 1916			
ь	T. Clough, Esq., t.c.s	Assistant Settlement Officer in charge.	5th Nov. ,,	22nd ,, ,,			
6	W. A. C. Lothian, Esq., i.e.s.	Assistant Settlement Officer.	25th Oct. "	3rd Nov. 1915			
7	O. J. 11. Hart, Esq	Technical Adviser	4th Nov. 1912 10th ,, 1913	2nd June 1913 7th Feb. 1914			
	Deputy Collectors.		A				
Я	Khan Bahadur Moulvi Ataur Rahman.	Assistant Settlement Officer in charge, H. Q. Assistant Settlement Officer and Objection.	18th Dec. 1912 16th Oct. 1913 2nd Jan. 1917 1st Oct. "	3rd Aug. 1913 6th Dec. 1916 13th Aug. 1917 21st Oct. "			
9	Babu Adwaita Charan Samanta	Cadastral and Attestation.	1st Nov. 1912 18th Oct. 1913 20th ,, 1914 25th ,, 1915	5th Aug. 1913 17th , 1914 2nd July 1915 3rd ,, 1916			
10	" Rash Behari Mukharjec	Cadastral and Attesta- tion Objection.	14th ,, 1912 16th ,, 1913 5th ,, 1914	18th June 1913 19th , 1914 3rd July 1916			
11	Maulyi S. M. Abdul Aziz	Cadastral, Attestation, Objection and Case Work.	16th ,, 1913 31st ,, 1917	18th Sept. 1917 23rd Dec. 1918			
12	Babu Hriday Ranjan Sen	Attestation and Objection.	27th ,, 1913 4th ,, 1914	3rd Aug. 1914 14th July 1916			
13	" Kumud Behary Mullick	Cadastral	16th ,, 1913	18th ,, 1914			
14	" Rebati Raman Dutta	Do	6th ,, 1914	28th Feb. 1915			
15	,, Girija Bhusan Ghosal	Attestation	25th ,, 1915	31st Oct. 1916			
16	Maulvi Abdul Majid, II	Cudastral	25th ,, ,,	21st June 1916.	1		
17	Babu Ramesh Chandra Sen	Cadastral, Attestation, Objection, Case Work, Jamabandi, Diara, H. Q. Assistant Settlement Officer and Assistant Settlement Officer in charge.	14th ,, 1912 24th May 1913 24th Oct. 1916	14th Feb. 1913 16th Oct. ". To the end of the operation.	Deputy Collector from 5th Nov. 1917.		

	Name of officer.	Nature of duties,	Perio	D OF E		
Serial No.			From—	-	То-	Remarks,
	Denuty Collectors—concld.					
18	Babu Kasiswar Chakrabarty	Cadastral, Attestation, Objection and Case Work.	28th Oct. 5th 11th Nov. 2nd April	1913 1914 1918 1919	6th Aug. 1914 18th Sept. 1918 23rd Dec. " Up till now."	Deputy Collector from 23rd Nov. 1918.
19	" Kshetra Mohan Mokharjee	Case Work	23rd Oct. 11th "	1918 1919	10th Sept. 1919 17th Jan. 1920	
20	Maulyi Muhammad Aziz Meser	Attestation and Case Work <sup>h</sup>	19th Nov.	1917	11th Aug. 1919	
	Munsiffs.					
21	Babu Subodh Kumar Bhatta- charjec.	Cadestral and Attestation.	28th Oct. 21st ,,	1912 1913	12th Aug. 1913 8th June 1914	}
22	,, Panna Lal Bose	Cadastral, Attestation and Objection.	20th ,,	"	2nd July 1915	
23	" Ramesh Chandra Sen	Ditto	20th "	,,	30th June "	
24	" Suresh Chandra Sen	Cadastral and Attestation.	23rd Sept.	1914	8th April 1916	
25	" Mayataru Haldar "	Ditto	23rd ,,	,,	3rd ,, ,,	
26	" Rai Kissore Mazumdar …	Cadastral, Attestation and Objection.	11th Oct.	1915	11th May 1918	
27	" Bishnupada Roy …	Cadestral and Objection	20th Sept.	1916	1st June "	1
28	" Madlin Sudan Roy	Case Work	30th Oct. 1st Sept.	$\frac{1918}{1919}$	30th " 1919 Up till now.	
29	" Surendra Nath Mittra	Ditto	21st May	٠,	27th Sept. 1919	
	Sub-Deputy Collectors.	ग्रामोत जग		1		
1	Mr. A. K. Ghosh	Cadastral	12th July	1912	8th Aug. 1913	
2	Babu Probhat Chandra Sen	E10	7th Nov.	**	9th ,, ,;	
3	" Harendra Nath Mazamdar	Cadustral, Attestation and Objection.	7tl 12th Feb.	1914	11th , 1916 8th Nov. 1916	
4	" Priya Nath Das	Attestation and Objection.	5th Nov. 25th Oct.	1913 1915	15th June 1915 1st July 1916	
5	5 Sridhar Mazumdar	Attestation	27th ,,	1913	22nd June 1914	
6	Upendra Kumar Mittra	Cad istral	1st Nov. 16th Oct.	1914	27th July ., 31st Jan. 1916	
7	,, Lal Mohan Bose	Cad istral, Technical Adviser and H. Q. Assistant Settlement Officer.	1st Dec.	1913	18th March 1919	
8	Maulvi Kazi Mahinddin	Attestation	9th Jan. 5th Oct.	1914	22nd July 1914 4th July 1915	
9	" Muuzammil Huq	Cadastral, Attestation and Objection	15th Nov. 5th Oct. 25th ,,	1913 1914 1915	18th ,, 1914 17th June 1915 3rd Sept. 1918	1
10	" Abdul Latif Choudhury	Cadastral and Attesta- tion.	16th Nov. 25th Oct. 15th Nov. 31st Oct.	1918 1915 1916 1917	2nd ,, 1915 30th ,, 1916 31st Aug. 1917 3rd Nov. 1917	
11	" Mir Hafizuddin Ahmed	Attestation	31st "	1913	22nd July 1914	
12	Babu Akshay Kumar Bose	Cadastral	25th "	1915	29th Oct. 1915	•

	Name of officer.		PEDRIOD OF	-	
Serial No.		Nature of duties.	From-	То	REMARKS
	Sub-Deputy Collectors—contd				
13	Babu Surendro Mohan Mittra	Cadastral	28th Oct. 1913	24th Nov. 1913	
14	Maulvi Azizar Rahaman, I	Cadastral and Attesta- tion.	3rd Dec. ,, 31st Oct. 1914 25th ,, 1915	27th July 1914 14th June 1915 11th Aug. 1916	
15 ·	Babu Jamini Kanta Bose	Cadastral, Attestation, Objation and Case Work.	9th Nov. 1914 25th Oct. 1915 1st Nov. 1916 11th Oct. 1919	6th Sept. 1915 29th ,, 1916 1st ,, 1919 Up till now.	
16	,, Rajendra Nacayan Rakshit	Attestation	25th ,, 1915	18th Oct. 1916	
17	,, Ramani Ranjan Dutta	Cadastral and Attestation.	)1 11 ji	31st Aug.	
18	" Sati Prosad Ganguly	Cadastral	2nd Jan. 1915	12th Oct. 1916	
19	" Kailaspati Ghosh	Do	15th Dec. 1914	21st July 1915	
<b>2</b> 0	,, Akshay Kumar Mukharjee	Attestation	29th Jan. 1916	8th ,, 1916	
21	Maulvi Md. Ilahdad	Cadastral and Attesta- tion.	30th Nov. 1915 31st Oct. 1917	4th Sept. 1917 23rd ,, 1918	Cadastral as Re- covery Officer from 27th Dec- ember 1913 to 29th November 1915.
22	🛼 Khafilar Rahman	Objection	7th June 1918	24th Aug. ,,	
23	I,, Md. Ishakk	Case Work	31st Oct. 1917 20th Sept. 1918 9th Feb. 1920	10th , , ,, 13th Oct. 1919 Up till now.	
24	Babu Anath Bandhu Roy	Attestation, Recovery and Press Officer.	26th ,, 1919	21st Nov. 1919	Attestation and Press as Recovery Officer, from 21st Novmber 1912 to 25th February 1919.
25	,, Harendra Nath Mukharjee	Cadastral, Attestation and Recovery Officer.	15th Sept. ,	21st Oct. "	Cadastral and Attestation as Recovery Officer from 25th Aug. 1913 to 14th May 1917.
26	" Promoda Kumar Bose	Recovery Officer	20th Aug. ,	22nd Nov. "	
27	" Suresh Chandra Ghosh	Ъо	17th ,, ,,	8th ,, ,,	
28	" Sarada Prosanna Chou- dhury,	De	11 11 11	19th ,, ,,	
29	Maulvi Asad Hussein	Case Work	6th May 1920	Up till now.	
		List of Revenue	o Officers.		
1	Babu Anath Bandhu Roy	Cadastral, Attestation and Press.	21st Nov. 1912	25th Feb. 1£19	
2	" Harendra Nath Mukharjee	Cadastral and Attesta-	25th Aug. 1913	14th May 1917	
3	" Umesh Chandra Banerjee	Attestation	16tre Oct. ,,	18th Sept. 1918	
4	" Kumudini Nath Roy	Ditto	28th ,, .,	24th Ang. "	

Serial No.	Name of officer.	Nature of duties.	PERIOD OF EMPLOYMENT.				REMARKS.
			From—	_	To-		INEMAUKS,
5	Babu Sidheswar Haldar	Cadastral and Attesta-	1st Nov.	1913	18th Oct.	1917	
. 6	Maulvi Md. Hahdad	Ditto	27th Dec.	,,	29th Nev.	1915	
7	Babu Dwijendra Nath Chatterjee	Cadastral	2nd Nov.	1915	25th Jan.	1917	
8	Maulvi Golam Akbar	Attestation	2nd ,,	**	15th Sept.	1918	
9	Babu Akhil Chandra Das	Ditto	24th May	1916	4th Aug.	1916	
10	,, Kunja Mohan Dey	Dîtto	7th June	,,	17th Sept.	1918	
11	Maulvi Kazi Barkat Ali	Cadastral and Attesta- tion.	1st Nov.	11	31st Jan.	1917	
12	Babu Mono Ranjan Das Gupta	Attestation	1st ,,	,,	8th Oct.	1918	
13	Maulvi N. A. Kahir	Cadastral and Attestation.	lst "	"	15th Sept.	1917	
14	Babu Priya Nath Roy Chou- dhury.	Attestation	6th Feb.	1917	8th Oct.	1918	
15	Maulvi A. K. Md. Syed	Ditto	6th ,,	,,	12th ,,	,,	
16	Babu Upendra Chandra Das Gupta.	Attestation and Recovery.	8th May	7	18th "	1917	
17	,, Jyotish Chandra Chou- dhury.	Ditto	14th ,,	"	27th Aug.	<b>,,</b>	
18	" Manindra Nath Banerjee	Attestation	79 <b>1</b>	,,	18th Oct.	,,	
19	" Jogendra Chandra Baner jee.	Ditto	19 19	"	1* 19	1,	

सन्यमेव जयते



No. XXV-1-2302, dated Calcutta, the 23rd February 1923.

From—F. A. Sacuse, Esq., i.e.s., Director of the Department of Land Records, Bengal,

To-The Secretary to the Government of Bengal, Revenue Department.

I HAVE the honour to submit, for the orders of Government, a copy of the Final Report on the Survey and Settlement Operations in the district of Rajshahi. Quarrels between the landlords and the tenants which had resulted in serious cases of lawlessness were the chief reason for the Eastern Rengal and Assam Government's choice of this district as the second to be taken up in the Rajshahi Division. The sanction of the Government of India was communicated in their letter No. 998—306-2, dated the 16th September 1910. The three subdivisions constituted three convenient blocks, and the operations started with the traverse survey of the Nator subdivision in the field season of 1910-11. The cadastral survey was, however, postponed until 1912-13, and then it was decided to include the diara area on both banks of the Ganges in the same operations with a view to completing the survey of the river from the point up to which it had been dealt with in other settlements on the boundary of Faridpur as far as the northern limits of the province. The villages within 5 miles of the high bank in Pabna, Nadia and Rajshahi constituted the fourth block, and the villages in Malda and Murshidabad the fifth block.

Mr. W. H. Nelson, i.e.s., was Settlement Officer from 6th September 1912 to 24th November 1919, with an interval of only 6 months' leave in England in 1913. He was also Collector of the district from 24th November 1919 to 25th February 1920. The winding up of the operations was then left in the capable hands of Babu Ramesh Chandra Sen, Deputy Collector.

There was no part of the district with a record-of-rights so recent that it was necessary to exclude it from the district operations. In Malda in addition to the diara villages the whole of the estate of Mr. George Hennessey known as mahal Enaitpur was taken up, partly with a view to the introduction of the certificate procedure and partly in order to settle some agrarian disputes which had come prominently to the notice of the courts and of Government. The total area covered by the settlement was therefore—

 Rajshahi
 ...
 2,583 sq. mifes.

 Pabna
 ...
 .70 ,,

 Nadia
 ...
 281 ,,

 Murshidabad
 ...
 305 ,,

 Malda
 ...
 401 ,,

The Report.—The first part of the report is devoted to a description of the district and an account of the population, which is almost entirely agricultural. Their economic condition is discussed in part 2 of chapter III and their relations with the r landlords in part 3. Part 4 of the same chapter contains an account of the land tenures, which is supplemented by an interesting account of utbandi and other kindred tenancies in the relation of the problems of attestation in chapter V. The fiscal history of the district and the earlier surveys and records are dealt with in chapter IV, and the present operations in chapter V. The report has been delayed in order to make this chapter complete with accounts of all the special work such as cess revaluation, diara resumption, jamabandi and case-work which were not completely finished until the middle of 1922. The report is a business-like and well-arranged record. The usual appendices are attached. The statistics collected about trees are considerably fuller than in other settlements of Eastern Bengal.

Physical Features.—The Barind in the north-west corner of the district is the largest surviving tract of the older alluvion of the Bengal delta which appears at intervals above the surface from the hills of Rajmahal in Bihar to Mainamati in Tippera. Up to 1850 it was well covered with tree jungle, but the whole area has now been cleared for the cultivation of winter rice, and the only vegetation that breaks the monotony of the slightly undulating terraces are numerous clumps of date palms.

The interior of the district, especially the Nator and Naogaon subdivision, is a series of low plains sinking in the centre into basins of perennial water which are connected by decadent rivers. Most of the village sites are packed together on the banks of these rivers, but in the Singra than a the naturally high sites are not sufficient and the houses are congregated on the banks of tanks or artificially raised mounds. The higher area along the Ganges is wider than in the case of the other rivers and gives shelter to a dense population.

All the internal rivers of which the Atrai is the most important drain into the famous Chalan Bil which is situated on the borders of Rajshahi and Pabna. The Ganges which forms the southern boundary of the district has an active range from 8 to 10 miles. Ordinarily not more than one-tenth of this is flowing river, the remainder being filled up with shifting chars which are never the same size and shape for many years together. Towards Malda and the further north one goes the chars consist for the most part of pure sand. In the southern stretches they rapidly grow a crop of grassand tamarisk bushes, and as soon as the next floods have deposited their quota of silt the land becomes extremely fertile. In one or two places, especially near Sara where the Hardinge Bridge has been built and opposite Rampur Boalia, the high bank on the northern side has shown an exceptional power of resistance. Between Godagari and Kharchaka the bank is the same as in Rennell's time, but between 1850 and 1865 considerable portions of the headquarters town were washed away by the river, and after an interval of several years the civil station is again in danger. The construction of protection works at considerable expense has temporarily saved Sarda where the police training school is situated.

Communication.—The main line of the Eastern Bengal Railway passes through the Nator subdivision from south to north, and the branch line from Krtihar to Godagari Ghat just touches the west of the district. The ordinary means of access to the headquarters of the district is by steamer from Lalgola Ghat, but there is a metalled road to Nator, the nearest railway station, a distance of 30 miles. There are a few other lengths of metalled roads in the district, and there is an abundance of unmetalled roads in all directions.

Population.—The population on the 18th March 1921 was 1,489,675, of which 77 per cent, are Muhammadans. It works out at a density of 573 to the square mile. Though the figures for the district as a whole show an increase of one per 1,000 only since 1872, in the south and east the population has been decreasing to an alarming extent, while in the north and west it is increasing. The comments of the Settlement Officer on the reasons for the variations of the Census figures in different thanas are distinctly interesting. In Nator he ascribes the decrease of the population to the silting up of the rivers and to a minor extent to the interference with the drainage caused by the railway embankments. The results are cumulative because the more homestead area that is abandoned and turned into jungle, the more mosquitoes flourish and the more unhealthy the area becomes. He suggests that about 900 per square mile is the limit of the population which under present conditions the land can support. Than as in the north and west where this limit has not been reached are increasing in population. In Bagmara in the centre of the district this limit has been reached and the population is stationary. The whole produce of the soil is needed to feed the population with the result that there is no local reserve against failure of crops. In the thanas in the south and west the population in 1872 exceeded the limit and since that date checks to the growth of population have been in operation.

Two hundred and fifty thousand adult labourers would be sufficient to cultivate all the cultivated lands of the district wheareas 3,50,000 are available

The floods which devastated the Naogaon subdivision in the autumn of 1922 have attracted widespread sympathy and given rise to considerable controversies as to their causes, which are still going on. They are by no means the first in the history of the district. Sometimes they have been due to the bursting of its banks by the Ganges, and on the whole have been productive of much good. In 1865 and 1871 and 1918, however, they were due to excessive rainfall in the district itself or in surrounding districts, and though

the loss of life was small, a wholesale destruction of cattle and crops occurred. In 1770 and 1873, on the other hand, there were serious famines due to deficient rainfall. It is hardly possible that the whole district should suffer from a failure of crops in the same year, because in the Barind the crops are dependent on the local rainfall and in the rest of the district on moderate inundations.

Gultivation.—Seventy-four per cent. of the land area of the district is cultivated, of which 18 per cent. grows two or more crops. Half the remainder is culturable and half unculturable, but the latter includes 52,217 acres of marsh and sand which may come under cultivation some day. Homesteads cover 77 square miles, tanks 97 square miles, and roads 38 square miles. There is only 100 square miles of real waste available for the extension of cultivation. At the permanent settlement two-thirds of the district was reported to be cultivated, and the increase therefore has not been very marked. It is probable that the revenue survey figures which represented half the area of the parganas as uncultivated were based on guess work and wrong.

The two most important crops are rice and jute, the former accounting for 83 per cent. of the cultivated area and the latter for 11 per centum. Though the area actually under ganja in the year of survey appears very small, only 865 acres altogether, the crop is the speciality of this district and forms the basis of the prosperity of the Naogaon subdivision. It is grown in 322 villages by 3,000 cultivators and supplies the needs of the whole of Bengal, Assam, Bihar and Orissa and a part of the United Provinces also. The outturn is about 8,000 maunds and is worth from Rs. 6 to Rs. 15 lakhs. Government has always controlled the cultivation, and each year the Collector, with the approval of the Excise Commissioner, fixes the area to be sown and issues license to the cultivators which remain good for one year only. In recent years the Co-operative Credit Department has taken great interest in this industry, and all cultivators must be members of a Central Society which buys the ganja from the members at a fixed price and sells it to the licensed vendors in all districts where it is in demand. The profits of the society after paying all expenses are distributed to the members as a bonus. Up to 1896 indigo was largely cultivated in the district, and up to 1911 mulberry was an important crop. The manufacture of silk on a commercial basis was introduced by the East India Company in the early part of tue 18th century. In 1835 the factories at Rampur Boelia and Surdah passed from the hands of the Company to Messrs. Watsor, & Co. In 1871 the total outturn of silk from factories in Rajshahi was about 5,000 maunds, valued at Rs. 55 lakhs. The cultivation of mulberry, has now suffered the same fate as the cultivation of indigo, and all the factories are closed.

Since the late Major Jack wrote his "Economic Life of a Bengal District" the Settlement Officers of Dacca, Mymensingh, Tipperah and Noakhali have all attempted to apply his system to their districts and to estimate the average income of the agricultural family on the same lines. It is interesting, specially in view of the recent revival of proposals, to throw a greater share of the burden of the cost of education and the development of the resources of the country on locally imposed taxation, to compare Mr. Nelson's estimate of the economic position of this typical district of the Rajshahi Division with the conclusions of the Settlement Officers of the districts in the Chittagong and Dacca Divisions. As in Rajshahi, raiyati holdings of the average size probably form a much larger proportion of the total number than in Mymensingh or Noakhali statistics based on averages may be taken to give a truer index to the real distribution of wealth and profits.

Taking 18 maunds as the outturn per acre of oman paddy and 10 maunds as the outturn of jute the produce of the district is valued at Rs. 7,95,58,000. In proportion to the area cultivated the total is smaller than in Dacca, Noakhali or Mymensingh, because in Dacca garden produce was reckoned at 182 lakhs, in Noakhali betel, palms, cocoanuts and bamboos were credited with 185 lakhs, and in Mymensingh jute is grown on a larger scale and there is four times the quantity of land which bears two crops. Nevertheless owing to the comparative thinness of the population, the Rajshahi total works out at Rs. 73 per head, and like the corresponding figure in the final reports of

the above-mentioned districts, supports Major Jack's pronouncement that his average gross income of Rs. 50 per head for the agricultural population of Faridpur would be exceeded in other adjoining districts on all sides.

The Rajshahi family consists of four members: and following Major Jack, Mr. Nelson takes Rs. 180 as the sum required to maintain it in circumstances of comparative comfort. After deducting expenditure on cattle and implements of agriculture and the cost of seed, as well as rent and taxes, each family with a holding of 5 acres (little more than the average) has a balance of Rs. 92. This sum plus the amount actually paid as rent Mr. Nelson describes as the economic rent of the holding of such a family, because it represents the profits of cultivation after the wages of labour and the interest and depreciation on capital have been paid. Possibly in fact there are 135,000 families with 3 acres of land, who have just enough to live on and no surplus and no reserve. There are the same number of families with an average of 6 acres each who have a clear surplus of two hundred rupees, from which they have never contributed more than 12 annas in salt and excise duties and one rupee two annas in court-fee stamps and one rupee in cess and 12 annas in chaukidari tax to the general cost of administration. Their share of the land tax has already been deducted from their gross income in the allowance for rent.

Mr. Nelson says that when land is let on a produce rent it has been debated whether the cultivator is a raiyat or merely a labourer. Undoubtedly some lands are cultivated by labourers who have no land of their own, and who are entirely dependent on their employee for all the necessaries of cultivation. But generally cultivators on these terms have land of their own and in the popular estimation they are of a different social standing from the daily labourers who do earthwork and mend houses. If the Tenancy Act had treated adhiars or bargadars as tenants-at-will paying an economic rent and had centained no provision for commutation, it is doubtful if the theory that they are labourers and not tenants would ever have been advanced. In Rajshahi the question is not of great importance because the areas in the khas possession of landlords is not very large. There are no figures to show the total area which the owners have cultivated by others on terms of payment of half the produce. The settlement has recorded 43,775 acres as in the possession of raiyats who pay half the produce and 68,907 acres as in the possession of under-raigets, less than 7 per cont. of the total area cultivated.

Relations between landlord and tenant.—In this connection the most noticeable feature is the subservience of the tenants to the landlord. Until recently the zamindar was the only representative of the ceutral authority, and he still preserves a large measure of his old functions as regards the administration of justice and the keeping of the peace. The zamindaries which existed at the decennial settlement are still largely intact, and in the majority of villages no middlemen intervene between the zamindar and the raiyat. Though for a long period rents generally were allowed to remain on the customary level, abwabs have always been numerous and in recent years illegal enhancements have been paid in a large number of villages without demur. In some of the better managed estates, notably that of the Midnapore Zamindari Company, the raiyats have ready access to the management, and this much appreciated privilege acts as a useful check on the exactions of the subordinate staff. All tenants object far more strongly to uncertain and unexpected impositions than to the regular abwabs which are equally unlawful. As instances of exactions of this type, though not exactly abwabs which are contentedly accepted, the Settlement Officer quotes the universal practice of charging greatly increased rates of rent for occupancy lands converted into homestead or pan garden, though there is no contrary practice of decreasing the special rate for mulberry lands when no mulberry has been grown for 10 years or more, of treating utbandi and other lands which are not khamar land under section 116 of the Tenancy Act as lands in which the landlord can change his tenant or order the cultivation of a particular crop at will, and of refusing to recognise the more distant heirs of occupancy raivats without the salami payable on transfer.

The average rate of rent paid by occupancy raiyats throughout the district is Rs. 3-3 and varies from Rs. 1-11-10 in Bangalipara thana to Rs. 4-7-2 in Durgapore thana. There are 2\frac{3}{4} lakes of under-raiyats, but the average tenancy is between half and three-quarters of an acre.

The present operations.—Rajshahi began preparing the record according to the rules which had been in force in Bakarganj. These involved opening a large number of separate khatians for co-sharers in the same estate or tenures, and during the first season it was decided to revert to a system more akin to that which had prevailed in the Behar Settlements. A single khatian was opened for all the co-sharers unless they had definitely partitioned most of the land of their shares. There was thus a single entry in the columns for superior landlord and rent in the tenant's khatian, but the distribution of the rent among the co-shares was shown in the remarkes column of the khatian. The details of the method are shown in Appendix VII of the Report. If one share had been given in patni or darpatni, the name of the sub-lessee appeared among the co-sharers in the joint interest, a supplementary khatian being opened merely to show his rent. The system was introduced for the sake of economy at the instance of Major Jack who was frightened by the extent to which co-parcenary had run mad in Eastern Bengal. The recording of the rents paid to separate co-sharers in the remarks column proved inconvenient in practice, but apart from a modification in this and a few other respects the Rajshahi system has been followed in all subsequent settlements. There is no doubt it is logical, but the adoption of one khatian with many compartments identified by the Bengali letters of the alphabet for one interest has not resulted in any marked economy and sometimes proves very cumbrous in practice. The real economy which accompanied this Rajshahi innovation was the abolition of the detailed sthit which had been prepared in all previous settlements in Bengal but had not been printed in Faridpur and Dacca. Instead of showing on the khatian of the landlord the names, areas and rents of all sub-tenants, only the numbers of their khatians were shown. Logically this change should not have accompanied the other change, because the objection to the old plan was that it required the reproduction of the same list of tenants with different shares and rents under the khatians of every co-sharer with separate collections. Apart from the advantage of being able to record all roads, bils and other lands in which there was joint possession once and once only on the joint khatian of all the co-sharers, the chief merit of the new system was that it reduced the sthit entries. As this change has involved the printing of additional copies of each sub-tenant's khatians in full for issue to the cosharers at recovery camps, it has increased the consumption of paper and the expense of sorting and distribution. As it has injuriously affected the sale of spare copies of the printed records, it is doubtful if either reform has really effected a substantial saving.

In other respects there is little to remark on in the technical aspects of the Rajshahi settlement. The cadastral survey was not difficult, but the number of plots was so large that the Settlement Officer in every season had difficulty in completing his bujharat, and the kanungos were worn out by the necessity of carrying on the work long beyond the limits of the recognised field season.

Six thousand and twenty-nine suits under section 106 were tried, and applications under section 105 were filed against 93,002 tenancies. The total increase of rent granted was Rs. 92,650, of which Rs. 69,132 was attributed to the rise of prices and Rs. 22,736 to increase in area. The result of the appeals on the whole vindicated the Settlement Officers' treatment of these cases.

The most difficult cases were those filed in connection with the Mathurapur estate of Mr. George Hennessey. Rents had been generally enhanced more than two annas in the rupee 14 or 15 years before, when the cultivation of indigo ceased. The landlord claimed that the increase was justified under proviso 3 to section 29, because the lands were previously held at specially low rates on account of the obligation to grow a special crop. It was proved that all tenants held at these rates, whether they grew indigo or not, and when they grow indigo the prevailing rates were again halved. In surrounding estates where no indigo was grown the rates were about the same. The matter is fully dealt with in paragraph 85 of the Report.

Gess revaluation.—Four thousand, five hundred and fifty-seven estates and rent-free properties were valued by the Settlement Officer under Government notification No. 1504 L. R. of 11th February 1914. Ninety-three estates were omitted for various reasons. The net result was an increase of Rs. 22 lakhs in the valuation and of Rs. 3,34,372 in the cess.

Diara resumption.—Twelve rivers were dealt with altogether. The most interesting cases were those in which the proprietors had leased the lands covered by the proceedings to patnidars and taken abatement of revenue from Government without making a corresponding reduction from the patnidar's rent. In the Madhugari case Government had given up to Messrs. Watson & Co. 4,382 bighas of land, half of a char of which they had been in possession as an altuvial formation for nearly 20 years, which the Company claimed as an accretion to their patni mahal. The Board uphold the action of the Settlement Officer in regarding the orders of relinquishment as a waiver of proprietary rights only and treating the area as liable to the assessment of land revenue.

Out of 304 cases instituted 185 ended in resumption. The area resumed was 20,418 acres, and the additional revenue is Rs. 39,843.

Resettlement of Government and temporarily-settled estates.—Many estates had to be omitted because the last settlement had not expired or they were unfit for settlement owing to deposits of sand. As a result of the proceedings in 50 estates covering 48,579 acres the revenue increased by Rs. 26,926.

Financial results.—The gross expenditure was Rs. 32,92,638, the estimate being exceeded by Rs. 1,39,848. The reason was the large number of plots and interests per square mile and the heavy institution of cases under section 105 and section 106. Case work, however, more than repaid its cost because there was an excess of 2 lakhs over the estimates in the receipts from court-fee stamps. The net expenditure worked out at Rs. 740 per square mile. The cost per 100 khatians or 1,000 plots was, however, less than in any other settlement.

Of the net cost Rs. 29,330 was debited to resumption and resettlement proceedings. The amount which the apportionment orders under section 114 were designed to bring in from the public was Rs. 20,75,820. The actual assessment was Rs. 22,64,155, of which Rs. 20,34,541 was paid voluntarily and Rs. 1,96,602 after the issue of certificate notices. The Settlement Officer notes with pride that no pressure was applied to any class of assessees, and that Rs. 635 in 15 cases was the total for payment of which recourse had to be made to the sale of the certificate debtor's property.

Government to the remarks which Mr. Nelson has made about the work of his staff in the last paragraph of the report. He received valuable help from Mr. Thompson in the first two field seasons of the settlement, and also from Mr. Thompson's successors as civilian charge officers, Mr. Donovan and the late Mr. Klingenstein and the late Mr. Clough. Khan Bahadur Maulvi Ataur Rahman was a most valuable charge officer from 1912 to 1917, and Babu Ramesh Chandra Sen deserves great credit for the manner in which he supervised all the concluding stages after the departure of the Settlement Officer. Mr. Nelson was a popular and level-headed Settlement Officer, and it is a pleasure to congratulate him on the successful completion of an onerous but economically conducted settlement.

No. 597 T.-R., dated Darjeeling, the 1st June 1923.

FROM-M. C. McAlpin, Esq., c.i.e., i.c.s., Secretary to the Government of Bengal, Revenue Department,

To-The Director of Land Records, Bengal.

I am directed by the Governor in Council to acknowledge the receipt of your letter No. XXV-1-2302, dated the 23rd February 1923 and its enclosure, submitting the final report on the survey and settlement operations in the district of Rajshahi.

2. I am to say that Government desire to convey their thanks to Mr. W. H. Nelson, i.c.s., for his report and for his able and successful conduct of the onerous work of the settlement in the district of Rajshahi.

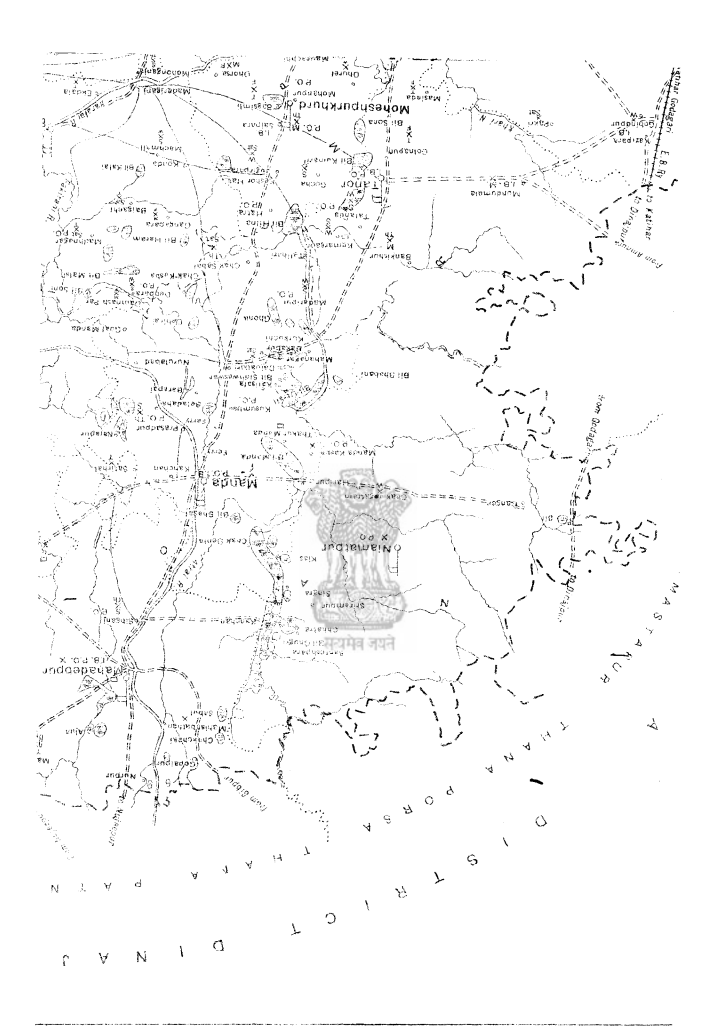


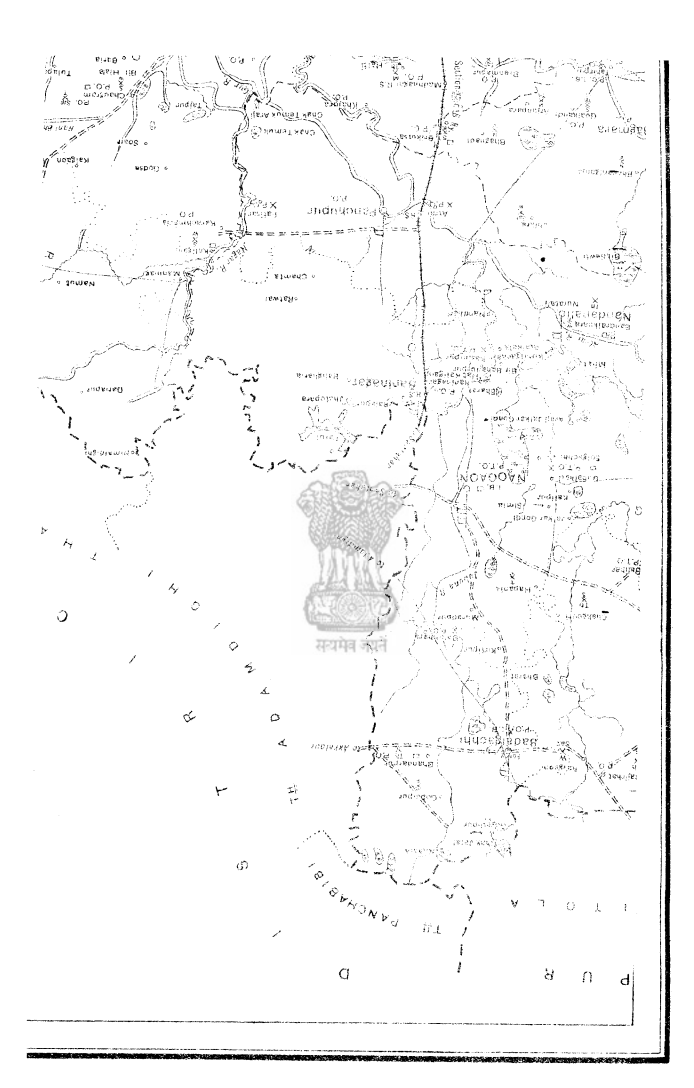
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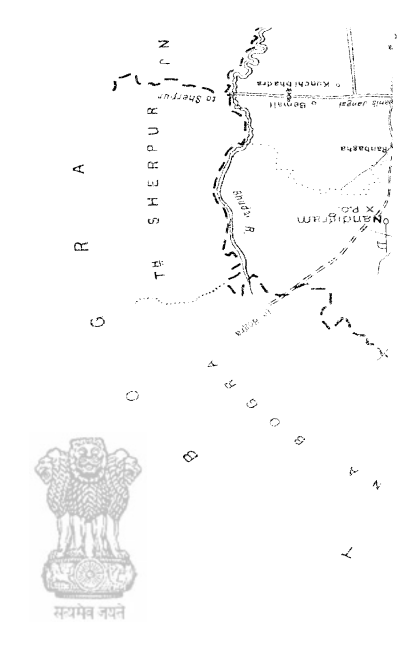


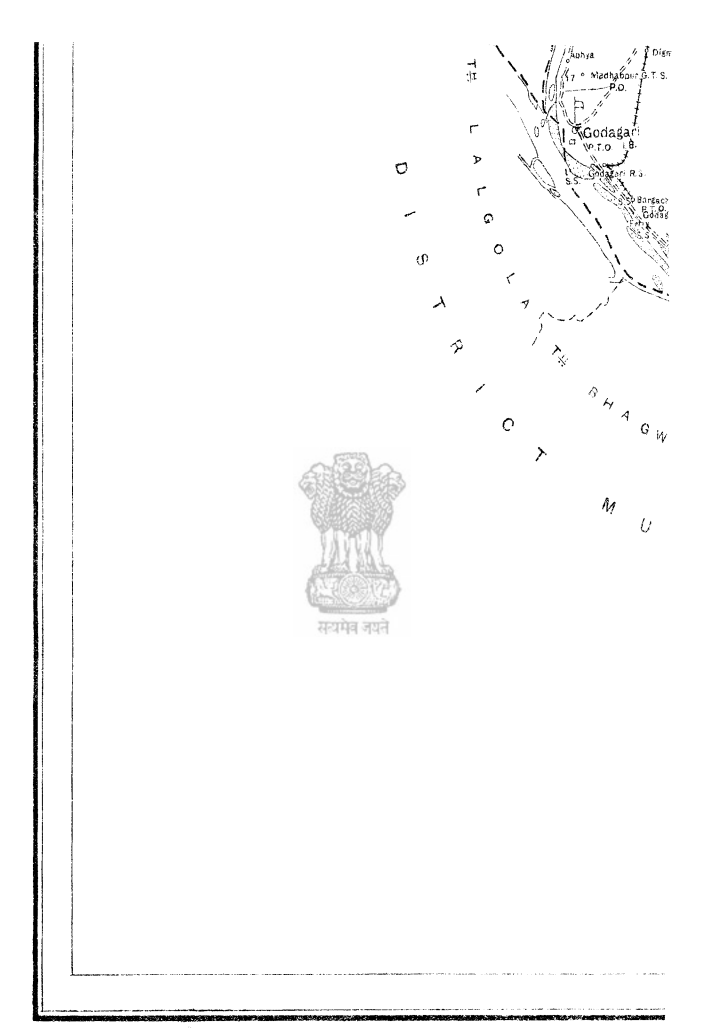


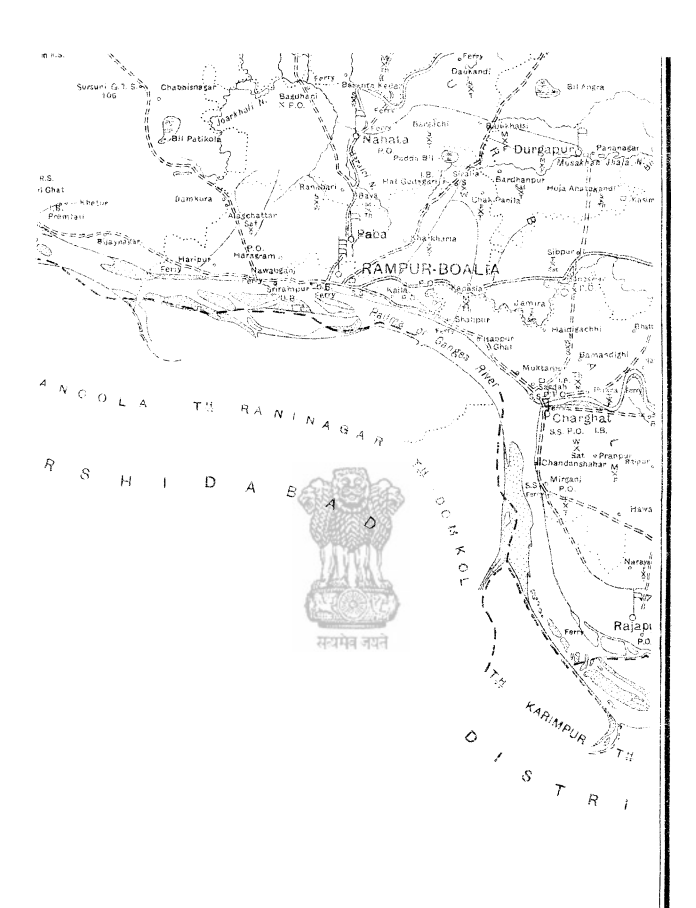
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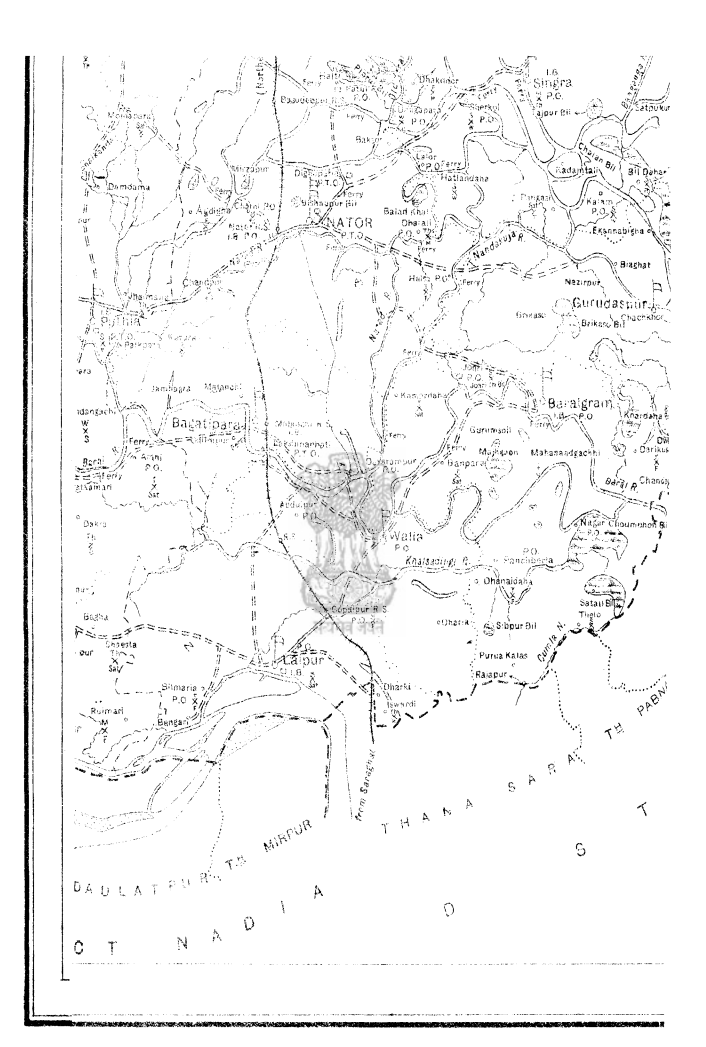
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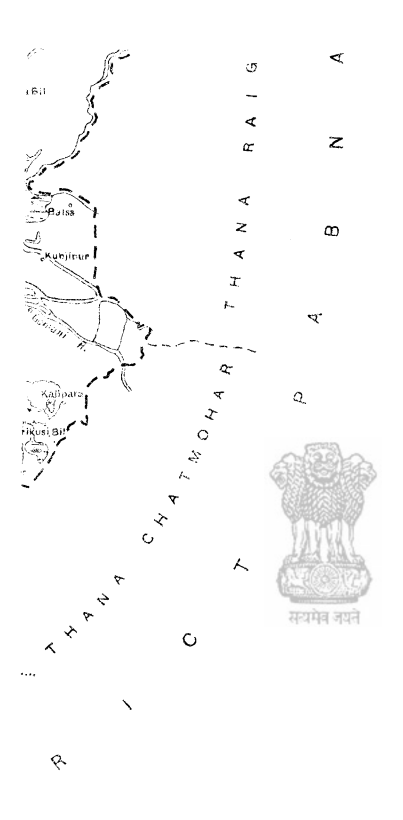
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